

Vottunarstofan Tún ehf. Sustainable Fisheries Scheme

Marine Stewardship Council Fisheries Assessment

ISF Iceland Anglerfish Fishery

Final Report

Report on the 1st assessment of the fishery

Conformity Assessment Body: Client:

Vottunarstofan Tún ehf. Iceland Sustainable Fisheries ehf.

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Glossary

ACOM	ICES's Advisory Committee
ADCAM	Catch at age model
AEWA	The African-Eurasian Migratory Waterbird Agreement
ASCOBANS	Agreement on the Conservation of Small Cetaceans of the Baltic, North East Atlantic, Irish and North Seas
B _{lim}	Limit biomass reference point below which recruitment of stock is expected to be impaired
B _{loss}	A particular B_{lim} used by ICES based on the lowest past observed spawning stock biomass.
B _{MSY}	Biomass corresponding to the maximum sustainable yield (biological reference point); the peak value on a domed yield-per-recruit curve
B _{trigger}	The point when management intervention should be taken to avoid the stock falling below the limit reference point.
BIOICE	Benthic Invertebrates of Icelandic Waters programme
САВ	Conformity Assessment Body
CITES	The Convention on International Trade in Endangered Species of Wild Fauna and Flora
COC	Chain of Custody
CPUE	Catch per unit of effort
CR	MSC Certification Requirements
CV	Coefficient of Variation
DF	Directorate of Fisheries (Fiskistofa)
EEZ	Exclusive Economic Zone
ETP	Endangered, Threatened and Protected species
F	Fishing Mortality
FAO	Food and Agriculture Organization of the United Nations
FCR	MSC Fisheries Certification Requirements
GADGET	Globally applicable Area Disaggregated General Ecosystem Toolbox
GCR	Guidance to the MSC Certification Requirements
GT	Gross Tonnage
HCR	Harvest Control Rule
HR	Harvest ratio (Harvest rate)
IceAGE	Habitat mapping program by Iceland
ICES	International Council for the Exploration of the Seas
IPI stock	Inseparable or practically inseparable stocks
ISBF	Introduced Species Based Fisheries

ISF	Iceland Sustainable Fisheries ehf. (the Client)		
ITQ	Individual Transferable Quota		
IUCN International Union for the Conservation of Nature			
LRP	Limit Reference Point		
LTL	LTL species: Low Trophic Level species		
MFRI	Marine and Freshwater Research Institute (Hafrannsóknastofnun)		
MII	Ministry of Industries and Innovation (Atvinnuvega- og nýsköpunarráðuneytið)		
MRI	Marine Research Institute (Hafrannsóknastofnun)		
MSC	Marine Stewardship Council		
MSY	Maximum Sustainable Yield		
NAFO	North Atlantic Fisheries Organisation		
NAMMCO	North Atlantic Marine Mammal Commission		
NASS	North Atlantic Sightings Surveys programme		
NEAFC	North East Atlantic Fisheries Commission		
NGO	Non-governmental organisation		
nm	Nautical miles		
NPFC	North Pacific Fisheries Commission		
NWWG	ICES's North-Western Working Group		
OSPAR	OSPAR Convention for the Protection of the Marine Environment of the North-East Atlantic		
PCR	Public Certification Report		
PI	Performance Indicator		
PRI	Point of recruitment impairment (stock reference point)		
PSA	Product Susceptibility Analysis		
RBF	Risk Based Framework		
SG	Scoring Guidepost		
SI	Scoring Issue		
SICA	Scale Intensity Consequence Analysis		
t	tonnes		
ТАС	Total Allowable Catch		
TRP	Target Reference Point		
VME	Vulnerable Marine Ecosystem		
VMS	Vessel monitoring system		

1. Executive Summary

1.1 Scope of the Assessment

This report presents the results of the assessment of anglerfish (*Lophius piscatorius*) caught by bottom trawl, *Nephrops* trawl, Danish seine, gillnet, anglerfish gillnet, lumpfish gillnet and longline within the Icelandic Exclusive Economic Zone (EEZ), North-east Atlantic, and ICES division 5.a.2 against the Marine Stewardship Council's (MSC) Principles and Criteria for Sustainable Fishing.

The report provides an account of the process followed by the assessment team during the stages of information gathering and the scoring of the fishery against the MSC Principles and Criteria for Sustainable Fishing. The report provides a qualitative description of the fishery. The report is not intended to follow standard editing norm of scientific journals, but intends to address the needs of both fisheries specialists and other interested parties e.g. consumers and/or other stakeholders. The report contains all the sections of the *Full Assessment Reporting Template* v2.0 appropriate to this assessment.

1.2 Assessment Team Members and Secretary

The assessment was conducted by a team of the following experts:

- Rod Cappell: Team leader and expert responsible for Principle 3 issues;
- Dr. Leyla Knittweis: Expert assessor responsible for Principle 2 issues;
- Dr. Giuseppe Scarcella: Expert assessor responsible for Principle 1 issues;
- Lovísa Ó. Guðmundsdóttir MSc: Assessment Secretary on behalf of Vottunarstofan Tún.

1.3 Outline of the Assessment

Full assessment of the ISF Iceland anglerfish fishery was initiated in March 2017 and covers seven different fishing methods: bottom trawl, *Nephrops* trawl, Danish seine, gillnet, anglerfish gillnet, lumpfish gillnet and longline. Data used in the assessment was gathered by reviewing publicly available reports and scientific journals, and from interviews with representatives of the Client and several stakeholders. The assessment team met to score the fishery against MSC principles. Eight conditions were raised and put to the Client who then submitted a plan of action to address those over the period of potential certification.

Preliminary Draft Report was submitted for Client review in August 2017. Subsequent to minor amendments, a Peer Review Draft Report was issued by the assessment team at the end of September and a Public Comment Draft Report was issued in early November. Comments were received on the PCDR from the Client and from MSC (see Appendix 3.3).

1.4 Main Strengths and Weaknesses of the Assessed Fishery

Strengths:

- There is a strong management system for the target species consisting of an annual assessment and TAC setting. The system is reviewed, well-justified based on good quality data and is demonstrably achieving its objectives.
- There is good enforcement and compliance with regulations. Monitoring and surveillance is relatively complete for the Icelandic fleets. There is a good system to evaluate and report on weaknesses.
- The fishing industry is well integrated into the management system and there is strong support for catch limitations and industry reporting contributes to effective enforcement.

• There is a high level of transparency throughout most of the management system. This is particularly apparent in the vessel monitoring and quota uptake systems that are available online in real-time.

Weaknesses:

Although single species management is very good, the Icelandic system is less strong on wider ecosystem management:

- Some species may be at risk of unsustainable fishing mortality, now or in the future. Concerns remain in particular with regards to the interaction between (cod) gillnets and harbour seals, and lumpfish gillnet fishing and black guillemot, common loon, European shag, great cormorant, harbour seals and grey seals. In the particular case of harbour seal recent information on the status of the Icelandic population indicates that the species is not likely to be above biologically based limits. It could not be ascertained that there are measures in place which are expected to ensure that the lumpfish gillnet UoA does not hinder recovery and rebuilding of this species since bycatch of harbour seal in this fishery remain high. As a result the lumpfish gillnet fishery failed to secure a passing score for the secondary species outcomes status score (PI 2.2.1, scoring issue a).
- There is no local designation of ETP species, and no risk assessment has been conducted to assess the potential impact on species known to interact with the fisheries.
- There is currently no management strategy specifically implemented to manage by-catch of seabirds and marine mammals, and further improvements are required to improve the information available on bycatch rates of such species.
- Although some vulnerable habitats such as several known deep-water *Lophelia* coral reefs are
 protected, there is a need to further address fishing impacts on habitats (in particular from
 bottom trawling on coral gardens, areas with deep-water sponge aggregations, and
 unprotected *Lophelia* reefs), by evaluating the need for implementing protective measures.
 Mapping of benthic habitats has recently been given new impetus, but will take a considerable
 time to complete.

1.5 Overall Conclusion

The ISF Iceland anglerfish fishery reaches the minimum aggregate score of 80 for each of the three Principles and the minimum of 60 for each Performance Indicator for all UoAs except lumpfish gillnets (UoA6) which fails in Principle 2. Six outline conditions were set for lumpfish gillnet (UoA6).

The average weighted scores for each of the three Principles were as follows:

Principle		Score
Principle 1 – Target Species		82.5
Principle 2 – Ecosystem	UoA1: Bottom Trawl (TB)	90.0
	UoA2: Nephrops Trawl (TN)	90.3
	UoA3: Danish Seine (SD)	92.0
	UoA4: Gillnet (GN)	83.3
	UoA5: Anglerfish gillnet (AGN)	82.7
	UoA6: Lumpfish gillnet (LGN)	fail
	UoA7: Longline (LL)	85.0
Principle 3 – Management System		92.9

1.6 Determination, Conditions and Recommendations

The assessment team recommends that the bottom trawl, Nephrops trawl, Danish seine, gillnet, anglerfish gillnet and longline units of the ISF Iceland anglerfish fishery are granted certification against the MSC Fisheries Standard as a well-managed and sustainable fishery. The team recommends that the lumpfish gillnet unit of the ISF anglerfish fishery is not granted certification since it fails to reach the minimum score of 60 for one of the Principle 2 Performance Indicators.

This determination is made provided the following eight conditions set are sufficiently addressed in a plan of action submitted by the Client (see also section 6 and Appendix 1.3). The Danish seine unit has no conditions. Two conditions were set for bottom trawl unit, one for *Nephrops* trawl unit, four for gillnet unit, five for anglerfish gillnet unit and four for longline unit. Furthermore, two recommendations were set for the whole fishery.

Condition 1 (PI 1.2.2)

A well-defined harvest control rule should be put in place that is consistent with the harvest strategy and defines how the exploitation rate will be reduced as the stock approaches the limit reference point. Evidence should be provided that the HCR is precautionary within 4 years.

Condition 2 (PI 2.2.1)

Harbour seal (gillnet, anglerfish gillnet) and harbour porpoise (anglerfish gillnet) must be shown highly likely to be within biologically based limits, or it must be demonstrated that there is a partial strategy of demonstrably effective mitigation measures in place such that the UoAs do not hinder recovery and rebuilding.

Condition 3 (PI 2.2.2)

A demonstrably effective partial strategy should be put in place such that the gillnet, anglerfish gillnet and longline fisheries do not hinder recovery and rebuilding of vulnerable out-of-scope secondary marine mammal and seabird species. This should include a regular review of the potential effectiveness and practicality of alternative measures to minimise fishery related mortality of unwanted catch of vulnerable species such as harbour seal, harbour porpoise, European shag, greater black-backed gull and fulmar, as well as regular reviews to ensure that the relevant measures are implemented as appropriate.

Condition 4 (PI 2.2.3)

By the second surveillance audit electronic logbook reporting provides some quantitative information on seabird and marine mammal bycatch that is both available and adequate to assess the impact of the UoA on main secondary species with respect to their status. The returns from electronic logbooks should be assessed by MFRI on a regular basis and compared to survey and ad hoc observer data. Where disparities are determined, efforts should be made to improve accurate logbook returns for the catch of seabird and marine mammals.

This condition is harmonised with that for ISF Iceland golden redfish, ISF Iceland saithe & ling, ISF cod and ISF halibut fisheries.

Condition 5 (PI 2.3.2)

A strategy should be put in place that is expected to ensure that gillnets and anglerfish gillnets do not hinder the recovery of ETP marine mammal and seabird species. This should include a regular review of the potential effectiveness and practicality of alternative measures to minimise fishery related mortality of unwanted catch of vulnerable seabird and marine mammal species, as well as regular reviews to ensure that the relevant measures are implemented as appropriate.

This condition can be implemented together with condition 3.

Condition 6 (PI 2.3.3)

By the second surveillance audit electronic logbook reporting provides some quantitative information on of seabird and marine mammal bycatch that is both available and adequate to assess the impact of the gillnet and anglerfish gillnet UoAs on ETP marine mammal and seabird species with respect to their status. The returns from electronic logbooks should be assessed by MFRI on a regular basis and compared to survey and ad hoc observer data. Where disparities are determined, efforts should be made to improve accurate logbook returns for the catch of seabird and marine mammals.

This condition can be implemented together with condition 4.

Condition 7 (PI 2.4.1)

By the fourth surveillance audit necessary conservation and management measures for all vulnerable marine habitats shall be in place and implemented, such that the trawl fishery does not cause serious or irreversible harm to habitat structure, on a regional or bioregional basis, and function.

This condition is harmonised with that for ISF Iceland haddock, ISF Iceland golden redfish and the ISF Iceland saithe & ling fisheries.

Condition 8 (PI 2.4.2)

By the fourth surveillance audit necessary conservation and management measures for deep-sea sponge aggregation and coral gardens shall be in place and implemented, such that there is a partial strategy in place and implemented for these habitat types specifically, ensuring that the bottom and *Nephrops* trawl fisheries do not cause serious or irreversible harm to habitat structure and function in Icelandic waters. This strategy will include, where necessary, appropriate move-on measures to avoid interactions with ALL forms of VME.

With regard to the bottom trawl UoA, this condition is harmonised with that for ISF Iceland haddock, ISF Iceland golden redfish and the ISF Iceland saithe & ling fisheries.

With regards to Nephrops UoA, this condition is harmonised with that for ISC Icelandic cod and halibut.

Recommendation 1 (PI 2.2.3 Secondary species information – Bottom trawl, *Nephrops* trawl, Danish seine)

The returns from electronic logbooks should be assessed by MFRI on a regular basis and compared to survey and *ad hoc* observer data. Where disparities are determined, efforts should be made to improve accurate logbook returns for the catch of seabird and marine mammals. This recommendation applies to all gears except gillnets, anglerfish gillnets, lumpfish gillnets and longlines (where this issue is covered in Condition 4).

Recommendation 2 (Traceability)

The team recommends that the client issues a reminder to all of the client members, as well as auctions, to observe the following:

- to ensure full segregation of catch of each species by gear in the event of more than one gear being applied during the same fishing trip;
- to ensure full segregation of catch of each species by management region, i.e. fish caught inside the Icelandic EEZ is kept separate, in the event where a vessel catches the same species on the same trip inside and outside the Icelandic EEZ – and –
- to observe and implement appropriate measures of packing and labelling certified products prior to moving them to sub-contracting cooler or freezer storages upon landing, to ensure client members' responsibility for product integrity prior to sale or further handling.

2 Authorship and Peer Reviewers

2.1 Team Members and Assessment Secretary

Mr Rod Cappell, MSc., team leader. Primarily responsible for Principle 3 and RBF

Rod Cappell is Director with Poseidon based in Northern Ireland and has 20 years of experience in the maritime sector. Rod holds degrees in marine biology, marine resource development and a postgraduate qualification in environmental economics. Recent work includes exploring the economic impact of the CFP reform's discard ban. Rod has also worked on a range of European fisheries projects including a review of effort management regimes, Regulatory Impact Assessments and evaluations of EC policy, including CFP reform, cessation measures and EFF funding. Rod's MSC experience has included a variety of UK and European fisheries at pre-assessment and main assessment level. He is TL and P3 expert on the Icelandic Greenland halibut fishery.

His completed main assessments include Greenland lumpfish & halibut fisheries, Dutch flatfish fisheries, hand-raked cockles, Scandinavian *Nephrops* fisheries, whitefish in the Barents Sea and various mussel fisheries. His surveillance experience continues with these fisheries extends to Greenland shrimp & North Sea Haddock. Rod is also providing support and benchmarking for Fishery Improvement Plans in the UK and in China.

Dr. Giuseppe Scarcella, team member. Primarily responsible for Principle 1

Dr. Giuseppe Scarcella holds a laurea 110/110 in Biology (2001), PhD in Marine Biology and Ecology at the Università Politecnica delle Marche (2009) with Vincenzo Caputo. He served as contracted research scientist at the National Research Council (CNR), Institute of Marine Sciences (ISMAR) of Ancona since 2008. Following his degree he was offered a job as project scientist in several research programs about artificial reef and the impact of off-shore platform. During the years of employment at CNR-ISMAR he has gained experience in benthic ecology, fish assemblages of artificial structures, fisheries ecology and impacts of fishing activities, stock assessment, otholith analysis, population dynamic. During the same period, he attended courses of uni- and multivariate statistics and participated in field activity, both scuba diving and aboard fishing and research vessels.

His work as a researcher for the National Research Council (CNR), Institute of Marine Sciences (ISMAR) of Ancona, as well as him academic experience at the Polytechnic University of Marche, have given him considerable international field knowledge. He is currently participating in expert meetings and working groups which are organized under the auspices of the EC's Directorate General for Maritime Affairs (DGMARE), STECF, ICES, GFCM, and the FAO regional projects MedSudMed, Adriamed and Eastmed. In addition, He is collaborating with numerous scientific institutions in the horizontal framework project MAREA (scientific advice for the implementation of the Common Fisheries Policy in the Mediterranean Sea), in the framework of EMODNET-MedSea checkpoint and other DGMARE tenders recently started.

As a scientist at CNR-ISMAR, Dr Scarcella is responsible for the sampling design and statistical analyses of numerous research activities. In particular, I have worked as a project scientist on several research programs about fishery activities in the Mediterranean and Black sea, artificial structures and their impact on the marine environment. In the framework of such activities I have gained experience in stock assessment, management plans, benthic ecology, fish assemblages of artificial structures, analysis of stomach contents, fisheries ecology and the impacts of fishing activities. Moreover, during his employment at ISMAR-CNR he worked as part of a team of scientists operating within different fields of marine biology, including population dynamics, taxonomy and fisheries as well as with physical oceanographers and fisheries technologists. The application of EAF principles to fisheries management have been at the core of these collaborations.

Since the beginning of 2010 Dr Scarcella has moved to Cyprus, where he is collaborating as consultant with the private sector (AP Marine Environmental Consultancy Ltd), working on DCF data collection, marine bio-invasions and the implementation of the Marine Strategy Framework Directive. This

allowed him to extend his work experience on the eastern part of the Mediterranean and also to improve my skill in working in international/multicultural projects and environments. Dr. Scarcella has over five years' experience in the fisheries sector related to the tasks under his responsibility, and has passed MSC team leader training.

Dr. Leyla Knittweis, team member. Primarily responsible for Principle 2

Dr. Leyla Knittweis is a resident academic at the Department of Biology of the University of Malta with over ten years of experience working as a fisheries biologist. She holds a Bachelor of Science in Marine Biology (Swansea, UK), a Master in Science in Coastal Management (Newcastle upon Tyne, UK) and a PhD in Biology from Bremen University (Bremen, Germany). Her research interests include population dynamics, fisheries biology, environmental impacts of fishing, and resource management.

Leyla has worked as scientific consultant for numerous clients including the Food and Agriculture Organisation (FAO) of the UN, the European Fisheries Control Agency (EFCA), and the European Commission; as Fisheries Advisor for Government of Malta; and as post-doc scientific researcher at the Centre for Tropical Marine Ecology in Bremen (Germany). She has participated in numerous research projects, including more recently the projects CREAM (ecosystem approach to fisheries management), GAP II (bridging the gap between scientists and fisheries stakeholders), MESMA (marine spatial planning), MAREA-MEDISEH (Mediterranean sensitive habitats), LIFE Ba#AR for N2K (benthic habitat research for marine Natura 2000 site designation in Malta's Fisheries Management Zone), and MANTIS (marine protected areas: networks for enhancement of sustainable fisheries in EU Mediterranean waters).

Leyla has been a regular participant at the meetings of the European Commission's Scientific Technical and Economic Committee for Fisheries (STECF) since 2009, contributing to expert working groups addressing topics including fisheries data collection, Mediterranean stock assessments, review of scientific advice, the development of an ecosystem approach to fisheries, the implementation of the landing obligation, and technical fisheries management measures. She chaired the STECF expert working group assessing balance between fishing capacity and opportunities for the EU fishing fleet in 2014-2016, and is a permanent STECF Committee member since April 2016. Leyla has authored numerous scientific articles and scientific reports. She has over ten years' experience in the fisheries sector related to the tasks under her responsibility, and has passed MSC team member training

Lovísa Ó. Guðmundsdóttir, M.Sc. Assessment Secretary

Lovísa Ó. Guðmundsdóttir is an assessment coordinator for Tún's fisheries certification program. Ms. Guðmundsdóttir has a university degree (M.Sc.) in fisheries biology, has passed the MSC online training seminar, and has participated in several of Tún's assessment works as an observer and as an assessment secretary.

Further details of the team members and assessment secretary can be obtained from Tún and from downloading the announcement of the assessment: <u>https://fisheries.msc.org/en/fisheries/isf-iceland-anglerfish/@@assessments</u>

2.2 Use of Risk Based Framework

The Risk Based Framework (RBF) was used in this assessment for the scoring of Performance Indicator 2.2.1 (Secondary species outcome) for the anglerfish gillnet unit of assessment (UoA5). The use of RBF was also announced for PI's 2.3.1 (ETP species outcome) and 2.4.1 (habitats outcome) but the team later concluded that sufficient information was available for those two PI's and that RBF would therefore not be needed. Stakeholder notice of the eventual application of RBF was issued.

The team members are experienced in the use of the RBF and several of them, including the team leader, have completed the MSC online training on the use of RBF.

2.3 Peer Reviewers

The following experts were appointed peer reviewers of this assessment report.

William Brodie

William (Bill) Brodie is an independent fisheries consultant with previously, a 36-year career with Science Branch of Fisheries and Oceans Canada (DFO, Newfoundland and Labrador Region). He has a BSc in Biology from Memorial University of Newfoundland and Labrador. For the last twelve years with DFO he worked as Senior Science Coordinator/Advisor on Northwest Atlantic Fisheries Organization (NAFO) issues, serving as chair of the Scientific Council of NAFO and chairing 3 of its standing committees. As a stock assessment biologist, he led assessments and surveys for several flatfish species and stocks, including American plaice, Greenland halibut, yellowtail and witch flounders. These include the largest stocks of flatfish in the NW Atlantic. He also participated in assessments of flatfish, gadoid, and shrimp stocks in the NE Atlantic and North Sea. Bill has participated in over 30 scientific research vessel surveys on various Canadian and international ships, and he has over 200 publications in the scientific and technical literature, primarily on flatfish stock assessment. He has been involved with fishery managers and the fishing industry on a variety of issues, including identification of ecologically sensitive areas, and developing rebuilding plans for groundfish under a Precautionary Approach. Since retirement from DFO in 2014, Bill has been contracted to serve as an assessor on several FAO-based Responsible Fisheries Management certification assessment and surveillance audits for Alaskan stocks including Pacific cod, halibut, sablefish, pollock, and flatfish. He has also provided peer review for an MSC certification assessment for a redfish stock on the Grand Banks.

Tristan D. Southall

Tristan is an experienced marine and fisheries industry analyst with a range of professional experience in questions of sustainable marine resource exploitation, working with a wide spectrum of stakeholders but with particular focus and expertise on the management and evaluation of capture fisheries, both in the UK, EU and internationally. His consultancy expertise includes project management, fisheries liaison, feasibility studies, stakeholder consultation, policy analysis and management advice and draws on an extensive understanding of fishery management and operations, as well as strong experience and understanding of a number of other marine industries – notably aquaculture. This focus on management is supported by a solid understanding and appreciation of marine ecosystems and a practical understanding of working at sea. Tristan has considerable professional experience of the EU Common Fisheries Policy and has coordinated EU fisheries training and promotion activities – covering all aspects of sustainable fisheries management and control. In addition, Tristan has excellent understanding of a range of non-EU fishery management systems in countries as diverse as Turkey, Suriname and the Gambia, meaning that his expertise and experience is applicable to a wide variety of situations, enabling valuable comparative analysis. In recent years Tristan has put his skills and extensive fisheries management experience to good use in undertaking a number of MSC sustainability assessments of fisheries around the world and is increasingly serving as team leader on assessment teams. As a result, he has a sound understanding of MSC Fisheries Assessment Methodology as well as it's practical application.

3 Description of the Fishery

3.1 Unit(s) of Assessment (UoA) and Proposed Scope of Certification

3.1.1 Units of Assessment and Proposed Units of Certification (UoC)

The assessment applies to all Anglerfish (*Lophius piscatorius*) caught by bottom trawl, *Nephrops* trawl, Danish Seine, gillnet, anglerfish gillnet, lumpfish gillnet and longline from the Icelandic stock (ICES Division 5.a) by vessels licenced to operate within the Icelandic EEZ. These fisheries operate within the same jurisdiction under the same management system and are subject to the same coherent controls and monitoring. Within the gear categories, the fisheries are homogeneous in operation and culture and supply to a common chain of custody, with all catches and landings in Iceland and abroad being monitored and recorded by the Directorate of Fisheries. Finally, the UoAs together form an almost complete set of commercial fisheries operating in the region so that cumulative impacts (e.g. combined impacts of MSC UoAs) need not be considered separately.

Units of Assessment (7)		
Fish stock	Anglerfish (Lophius piscatorius) in ICES subarea 5.a	
Location of Fishery	FAO Statistical Area 27 / ICES 5.a; Icelandic Exclusive Economic Zone	
Management	Ministry of Industries and Innovation	
	UoA1: Bottom Trawl (TB)	
	UoA2: Nephrops Trawl (TN)	
	UoA3: Danish Seine (SD)	
Fishing Methods	UoA4: Gillnet (GN)	
	UoA5: Anglerfish gillnet (AGN)	
	UoA6: Lumpfish gillnet (LGN)	
	UoA7: Longline (LL)	
Fishery Practices	All registered vessels that carry valid permits for fishing within the Icelandic Exclusive Economic Zone issued by the Icelandic Directorate of Fisheries.	
Rationale for choosing the UoA	The Units of Assessment include all vessels, operating bottom trawl, <i>Nephrops</i> trawl, Danish seine, Gillnet, anglerfish gillnet, lumpfish gillnet and longline that fish anglerfish in Icelandic waters.	
Proposed Units of Certification (6)		
Fish stock	Anglerfish (Lophius piscatorius) in ICES subarea 5.a	
Location of Fishery	FAO Statistical Area 27 / ICES 5.a; Icelandic Exclusive Economic Zone	
Management	Ministry of Industries and Innovation	
	UoA1: Bottom Trawl (TB)	
	UoA2: Nephrops Trawl (TN)	
Fiching Mathada	UoA3: Danish Seine (SD)	
Fishing Methods	UoA4: Gillnet (GN)	
	UoA5: Anglerfish gillnet (AGN)	
	UoA6: Lumpfish gillnet (LGN) NB: This unit is not proposed for certification	

Table 1: Unit(s) of Assessment and proposed Unit(s) of Certification

	UoA7: Longline (LL)
Fishery Practices	All registered vessels that carry valid permits for fishing within the Icelandic Exclusive Economic Zone issued by the Icelandic Directorate of Fisheries.
Eligible Fishers	Any new entry to the group of registered vessels targeting the anglerfish stock and/or that are incidentally catching anglerfish in other MSC certified fisheries within Icelandic jurisdiction.

The UoAs are the same multispecies fisheries as other MSC certified fisheries, including the recently certified Icelandic cod, haddock, halibut, Atlantic wolffish, plaice, blue ling and tusk. In fact anglerfish are only directly targeted by anglerfish gillnets and the species is a minor by-catch species for the other UoAs under assessment (percentage of total catch in 2011-2016: 0.06% bottom trawlers; 3.85% Nephrops trawlers; 0.54% Danish seine; 0.22% (cod) gillnets; 0.23% lumpfish gillnets; 0.02% longlines). As such it is clear that the UoAs have the same environmental impacts and are subject to the same management system as other MSC certified fisheries which concern major target species such as cod. Although several out-of-scope species are affected by the fisheries (see section 3.4.6) there are no UoAs which have main catches that are considerable (i.e. more than 10% of total catch), and there are no national or international requirements set catch limits for the ETP species which were identified in the present assessment (see section 3.4.7).

The ISF Iceland anglerfish fishery is within the scope of the MSC standard. The CAB confirmed the following:

- The fishery does not target amphibians, birds, reptiles, or mammals and does not use poisons or explosives.
- The fishery is subject to Icelandic jurisdiction and is not conducted under a controversial unilateral exemption to an international agreement.
- No entity within the client group has been successfully prosecuted for violations against forced labour laws.
- There are mechanisms for resolving disputes through negotiation, the Directorate of Fisheries, the Ministry of Industries and Innovation, the Icelandic courts, and ultimately the Council of Europe court. Disputes are not common within the fishery.
- The fishery is neither an enhanced nor introduced species based fishery (ISBF) (see FCR 7.4.3 and 7.4.4).
- There are no inseparable or practically inseparable (IPI) species caught in the fishery.
- The CAB reviewed previous assessment and surveillance reports and other available information to determine the units of assessment required.
- The ISF Iceland anglerfish fishery has not failed an assessment within the last two years.
- The client has confirmed willingness to share its certificate.
- The fishery has elements overlapping with other certified fisheries within the Icelandic EEZ. These fisheries are ISF Iceland cod, haddock, ISF Iceland saithe and ling, ISF Iceland golden redfish, as well as Icelandic gillnet lumpfish and ISF Norwegian and Icelandic herring trawl and seine.

Statement of ISF's Policy on Certificate Sharing Arrangements for the ISF Iceland anglerfish fishery

Iceland Sustainable Fisheries (ISF) ehf. confirms its willingness to share certificate for MSC certification of the ISF Iceland anglerfish fishery, including any further potential extension of the scope of that certificate. Anglerfish will be eligible for marketing with reference to the certificate, provided the fish is caught, supplied and/or sold to Iceland Sustainable Fisheries ehf, and/or its authenticated certificate sharers. Any Icelandic holders of permits, issued by the Icelandic Directorate of Fisheries, for the fishing of anglerfish and/or processors and/or traders of this species of fish derived from the above fishery, are invited to apply to ISF ehf. for the sharing of the certificate and its potential scope extension. Applicants will be eligible to enter into certificate sharing agreement with the ISF ehf. on the basis of:

- a) Equitable sharing of internal and external costs incurred due to the assessment processes and
- *b)* full compliance with the MSC Fisheries Standards and Certification Requirements, including any conditions and recommendations set for the certification and subsequent programs of corrective action to address such conditions and recommendations.

3.1.2 Final Units of Certification

The PCR shall describe:

(PCR ONLY)

- a. The UoC(s) at the time of certification.
- b. A rationale for any changes to the proposed UoC(s) in section 3.1©.
- c. Description of final other eligible fishers at the time of certification.
- d. (References: FCR 7.4.8-7.4.10)

3.1.3 Total Allowable Catch (TAC) and Catch Data

ТАС	Year	2016/2017	Amount	711 t
UoA share of TAC	Year	2016/2017	Amount	711 t
UoC share of total TAC	Year	2016/2017	Amount	711 t
Total green weight catch by UoC	Year (most recent)	2015/2016	Amount	909t
	recenty		Bottom trawl:	140t
			Nephrops trawl:	208t
			Danish seine:	39t
			Gillnet:	23t
			Anglerfish gillnet	488t
			Lumpfish gillnet	1t
			Longline:	10t
	Year (second	2014/2015	Amount	1073t
	most recent)		Bottom trawl:	123t
			Nephrops trawl:	253t
			Danish seine:	58t
			Gillnet:	53t
			Anglerfish gillnet	576t
			Lumpfish gillnet	Ot
			Longline:	10t

Table 2: TAC and Catch Data for anglerfish.

3.2 Overview of the fishery

Anglerfish is taken as part of a multispecies demersal fishery and a recently developed gillnetting fishery targeting anglerfish. Demersal fisheries have a long history in Iceland, but mechanisation began with the first trawler in Iceland arriving in 1905, replacing the decked sailboats. During much of the 20th century, British and German vessels dominated the foreign demersal fisheries and Norwegian vessels the pelagic fisheries. However, most foreign fleets were excluded from Icelandic waters as the exclusive economic zone was extended from 4 miles in 1952 to 200 miles in 1975. Foreign vessels continue to operate under licence, (i.e. Faroese vessels) but take a very small proportion of the anglerfish catch.

Total fishery catches (all commercial species) in Icelandic waters increased from roughly 200 000t prior to the First World War, to about 700 000t between the wars, to 1.5 million t after the Second World War. Catches then declined again primarily because of the collapse of the herring stocks. Production increased again in the late 1970s and has fluctuated between 1 and 2 million tonnes per year since. These fluctuations are explained by the volatile changes in the size of the capelin stock, which makes up roughly half of the total recent catch. Anglerfish catches are shown in table 2 and figure 3-1.

Most vessels operate in mixed fisheries and fishing is generally seasonal, with vessels changing gear and targeting different stocks through a typical year as they try to catch their quotas. For example, purse seiners catch capelin during part of the year, herring in other seasons and sometimes trawl for shrimp during other parts of the year. Many of the smaller shrimp boats switch seasonally between Danish seine, gillnet, shrimp trawl and longline. Large trawlers may fish for cod or haddock in one season, Greenland halibut in another, redfish the third and then go for cod or shrimp in distant waters.

Historically the anglerfish catch by bottom trawlers contributed the largest portion of the total catches, in some years prior to 1990 reaching 60% of the total landings. In the 1990s the landings from bottom trawlers declined significantly within a period of 5 years, and have been just above 40% of the total landings in the last decade. The proportion of catch from (cod) gillnets has declined over the same time period and is now only half of what it was in the 1980s. From 2011-2016 the targeted anglerfish gillnet fishery has grown and accounted for 69% of the catch in 2015/16.

The most important fleets in Iceland are:

- Large and small trawlers using demersal trawl. This fleet is the most important one fishing cod, haddock, saithe, and *Nephrops*, and operates year around mostly outside 12 nautical miles.
- Boats (< 300 GT) using gillnet. These boats are mostly targeting cod but haddock and a number of other species are also targeted. Around 10 gillnet vessels are targeting anglerfish. This fleet is mostly operating within a couple of miles from shore.
- Boats using longlines. These boats are both small boats (< 10 GT) operating in shallow waters as well as much larger vessels operating in deeper waters. Cod and haddock are the main target species of this fleet.
- Boats using jiggers. These are small boats (<10 GT). Cod is the most important target species of this fleet with saithe of secondary importance.
- Boats using Danish seine. (20—300 GT) Cod, haddock and variety of flatfishes, e.g. plaice, dab, lemon sole and witch are the target species of this fleet.

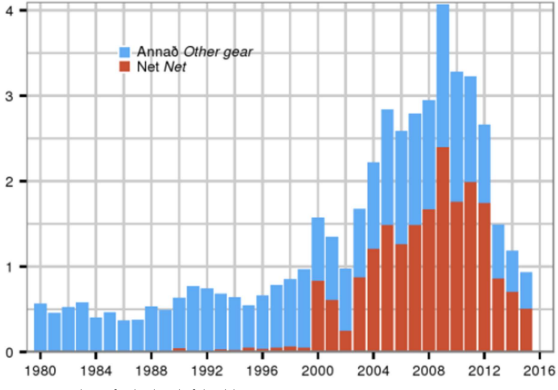


Figure 3-1. Landings of Iceland anglerfish in kilotonnes. Source: MFRI, 2016.

Table 3: Total number of vessels within each gear category in 2016. All vessels may vary operations and gears	
throughout the year.	

Gear category	Number of vessels
Bottom trawl	71
Nephrops trawl	12
Danish seine	44
Gillnet	110
Anglerfish gillnet	15
Lumpfish gillnet	244
Longline	256

Gear types

Trawls are funnel shaped bags of net that are dragged horizontally in the ocean. They are either bottom trawls or pelagic trawls and are further adapted to a type of fisheries, such as Nephrops trawls. In the groundfish fisheries, the minimum mesh size is 135 mm (Nephrops trawls are are smaller mesh of 79-99mm) and selectivity devices are required in some fishing areas.

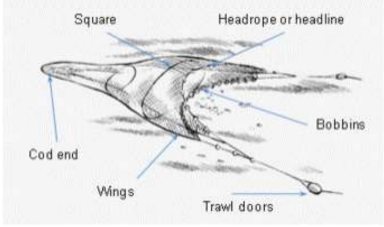


Figure 3-2. Sketch of a trawl.

Longlines were developed from handlines. Longline may be as long as 20 km and have up to 16,000 hooks. The longline is usually left near the bottom for one to four hours. Longline can be used on rough ground and has the benefit versus many other gear that the fish are usually alive when the line is hauled in the boat.

Gillnets are mainly used by small to intermediate sized boats. The nets are rectangular and kept vertical by floaters on top and lead-weights at the bottom. Each net is about 50 m long, but a few (often around 10) nets are tied together and a number of such units placed by each ship. The nets soaking time is usually one night. Besides cod gillnets, many specialized versions of bottom gillnets are used, differing in mesh size based on their target species. These are described further in

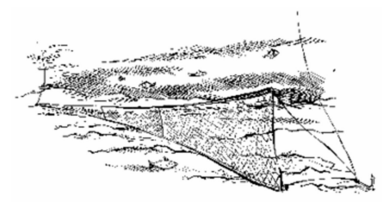


Figure 3-3. Sketch of a gillnet.

Some items regarding gillnets for Anglerfish are regulated in Rgl nr 923/2010, but others are general practice¹.

Regulated:

- Mesh sizes may not be lesser than 305mm, and almost none are using larger meshes.
- The length of nets may not be longer than 100 fathoms (183m) of a unassembled net.
- When the net have been constructed on lines it is usually ~ 55m long, making the hanging ratio near 0,3.
- The floating line is regulated to be not with more buoyancy than 13 g/m, making it almost impossible for the net to stand up from the bottom.
- A number of nets allowed to use are regulated to be not more than 100 nets in sea per person on board on that fishing boat but never more than 600. Fewer nets must be used if a fishing boat is setting another type of gillnets in the sea (cod-nets).

Practiced:

- The height of nets are almost in all cases 14 meshes some few cases 18 meshes.
- Location of fishing grounds where gillnets are deployed, including differences in depth of deployment and soaking time;

Location and season

The main areas fished have changed in recent years. From 2000 to 2007 most of the monkfish gillnet fishery occurred in the south of Iceland, but since 2008 to date most of the fishing grounds are west of Iceland and are moving further to the north (*Figure 3-4*).

The depth intervals for setting monkfish nets is from ~20 to 200 meters when the average depth are in most years between near 80 meters down to ~60 meters in the last couple of years. The soaking time last years has been near 3,5 nights (counted in numbers of the night in the sea).

In most of the last years very little anglerfish gillnetting occurs in January to May. The main fishery is usually late summer and into the winter.

¹ Haraldur Arnar Einarsson, MFRI, pers comm. November 2016

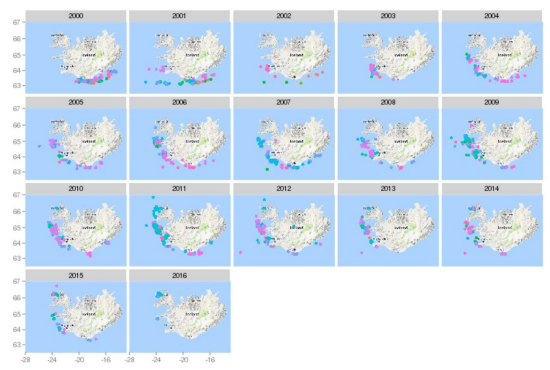


Figure 3-4 Location of Anglerfish gillnet catches 2000-2016 (source: MFRI)

Table 4: Differences in gillnet gear characteristics

Issues	Anglerfish gillnet*	Cod gillnet
Mesh size**	The mesh size is minimum 12 inches (= 30 cm).	Common gillnets used in cod fisheries have a 14 to 20 cm mesh size, the former being the minimum allowed in most grounds (<u>www.fisheries.is</u>).
Position in water column	Floating line regulated to be no more buoyant than 13 g/m, so net does not stand up from the bottom. It sits on the bottom and goes up ~1 meters, bulging in middle.	The nets are rectangular and kept vertical by floaters on top and lead-weights at the bottom (<u>www.fisheries.is</u>).
Setting depth	Set close to shore in ~20 to 200 m depth Main catch 60-80 m) but they can go down to 70 fathoms (130 m)	Cod is caught all around Iceland and mostly at depths of 100-250 m (<u>www.fisheries.is</u>).
Soaking time	3-5 nights (MFRI pers. communication).	Market/quality require nets usually are only soaking for no more than 24 hours, resulting in a fresher product.
Season	Usually late summer and into the winter. limited fishery in January to May (MFRI pers. communication).	Mainly during the late winter season when the cod is migrating to the spawning grounds. Begin in January, reach a peak in March and end in May (www.fisheries.is).

*Viktor Jónsson MFRI pers. communication

**Lumpfish nets for female are required to be no smaller than 267 mm mesh and 178 mm to 203 mm for males.

3.3 Principle One: Target Species Background

Most of the information utilized in the present chapter as well as in the Principles 1 scoring tables in Appendix 1.1 is sourced from Rajudeen (2013) and Thangstad, et al. (2002).

3.3.1 The biology of anglerfish (Lophius piscatorius)

The genus *Lophius* is descended from a common ancestor of *Lophius*, a monotypic genus distributed to the western Pacific and Indian Ocean, by the closure of the Tethys Sea (Farina et al, 2008). Palaeo-oceanographic events in the Mediterranean Sea permitted the emergence of European species, *Lophius piscatorius* and *L. budegassa* (Farina et al, 2008).

L. piscatorius shows faster growth rates than *L. budegassa* (Farina et al., 2008), which is completely absent from the Icelandic EEZ. For *L. piscatorius*, the accuracy in age determination is poor and needs to develop. Furthermore, basic datasets are incomplete and need to address more intensively length composition, abundance index, and size distribution of large populations. Taking into account such uncertainties the approach used to assess the status of the stock (survey based assessment) in Icelandic EEZ is appropriate.

Males typically mature at a smaller size. Laurenson et al (2001) demonstrates a strong linear relationship between average length and age of anglerfish and depth around Shetland which supports existing data on this relationship by Duarte et al (1997). For *L. piscatorius*, length-at-age increased in a mainly linear pattern until ages 11-15 (Farina et al, 2008; Duarte et al, 2007; Landa et al, 2007). In addition, female anglerfish mature at a larger size and older age than males (Farina et al, 2008; Laurenson et al, 2001). This phenomenon helps drive the sex ratio with an increased ratio of large female anglerfish as the fish become larger. Females attain greater lengths and age than their male counterparts (Farina et al, 2008). The L_{inf} (asymptotic maximum) for females ranged from 110-160 cm and for males from 68-129 cm, while age estimates were 25 and 21 years, respectively (Farina et al, 2008). Laurenson et al (2001) attributed the small proportion of large, old, mature females in the

anglerfish population to exploitation from intense, targeted fishing pressure that has reduced the proportion of large and mature individuals in Scotland's Anglerfish population.

Species of the *Lophius* genus often populate in bathydemersal continental shelves and upper slopes down to depths greater than 1000 m, mainly on sand and gravel substrata (Farina et al, 2008). Within their life histories, eggs and larvae normally reside in the water column and progress to benthic habitats as juveniles and adults (Farina et al, 2008; Hislop et al, 2001). Despite the relatively well-documented life histories of *L. piscatorius*, little is known about the maturation, reproduction, spawning time or location, or the larval phase (Farina et al, 2008).

The genetic sequence of populations is little known causing difficulty in distinguishing independent species of the *Lophius* genus (Farina et al, 2008). The *L. piscatorius* shows limited genetic structure and low genetic variation (Farina et al, 2008). However, *L. piscatorius* was observed having high levels of microsatellite polymorphism from populations in the Cantabrian Sea (Blanco et al, 2006). In contrast, O'Sullivan et al (2006) reported an absence of spatial and temporal genetic differentiation in *L. piscatorius*. The lack of genetic variability between *Lophius* species may indicate unrestricted gene flow over large areas (Farina et al, 2008). Hislop et al (2001) suggest that the unrestricted gene flow is mediated by a broad dispersal capacity via an extensive larval pelagic phase, namely passive transport across substantial distances. In addition, large migrations are not wholly-restricted to mature anglerfish. Laurenson et al (2005) documented displacements as far as 876 km, from the Shetland Isles to southeast Iceland, by an immature female. Hislop et al (2000) reported vertical displacements of immature and mature L. piscatorius in the Northeast Atlantic, from as deep as the seabed to the near surface. The displacement has been related to spawning or feeding patterns, however the cause is unknown.

Anglerfish are classified as opportunistic, non-selective feeders that are typically sit-and-wait predators (Farina et al, 2008). The main predation method is luring prey by raising and moving the illicium (Farina et al, 2008). The L. piscatorius exhibit a diet that is mainly size- dependent. The prey size selection has largely been attributed to the size and morphology of the mouth as much as visual or sensory factors (Gordoa & Macpherson, 1990). Small juvenile anglerfish comprise a considerable proportion of their diet with the consumption of invertebrates; however, this disproportionate consumption of invertebrates decreases with age (Farina et al, 2008). A wide variety of pelagic and benthic fish prey constitutes the diet of larger juveniles and adults, with larger Anglerfish typically consuming larger prey (Farina et al, 2008). Moreover, diets are not dependent solely on developmental processes, but also predator size and geographic area (Laurenson & Priede, 2005; Crozier, 1985). Anglerfish are ambush feeders and naturally there is a seasonal variation in diet in accordance with the spatio-temporal patterns in prey availability and abundance (Laurenson & Priede, 2005; Crozier, 1985). Norway pout (*Trisopterus esmarkii*) is the main prey species for *L. piscatorius* in northern European waters, while blue whiting (Micromesistius poutassou) remains a predominant prey species in southern European waters (Farina et al, 2008). The L. piscatorius has demonstrated a greater incidence of feeding activity in the autumn and winter (Farina et al, 2008).

According to Laurenson & Priede, 2005, cannibalism is quite common in anglerfish while the main predators are European conger and cod.

A significant amount of energy is allotted for reproduction evidenced by the gonad mass of a mature female in spawning state which forms up to 35-50% of total body mass (Armstrong et al, 1992; Yoneda et al, 2001; Walmsley et al, 2005). Long ribbons of gelatinous matrix, inside of which houses mature eggs in separate chambers, comprises the ovarian structure (Armstrong et al, 1992; Alfonso-Dias & Hislop, 1996). The long ribbons, which can be greater than 10 m long, may contain greater than a million eggs in a ripe female before spawning buoyant gelatinous egg masses (Armstrong et al, 1992; Yoneda et al, 2001). Despite fertilization being an external process, observations of the phenomenon in the Atlantic are poorly understood. It has been reported that *L. piscatorius* produces a single batch during the spawning season, which lasts from November to May (Farina et al, 2008).

However, even the timing of spawning period has been contested displaying an array of possible ranges: November-May (Alfonso-Dias & Hislop, 1996); January-June (Duarte et al, 2001); and May-June (Laurenson et al, 2001; Quincoces et al, 1998). It was demonstrated that while eggs and larvae are pelagic, the pelagic phase for *L. piscatorius* lasts for only four months after hatching (Hislop et al, 2001). The early development stage requires further research to address questions about the pelagic larval phase, mortality, and the survival of recently settled juveniles.

Further research is required on maturation processes including: the function of the gelatinous veil, spawning behaviour, spawning areas, and fecundity. Much information pertaining to the physiological, genetic, ecological, and abundance of anglerfish is incomplete or not understood and requires further research. The abundance of historical datasets with respect to populations or size and composition data is not readily available.

Status of the stock

Three stocks have been defined for *L. piscatorius* because sufficient differences between populations from western and southern European waters have been identified; however, there is no significant genetic disparity to encourage stock separation for *Lophius* species in the North Atlantic (ICES, 2006; Duarte et al, 2004).

The stock size of anglerfish has been increasing since 1998 until 2011 while extending its distributional range to northwestern and northern Iceland (Solmundsson et al., 2007). The stock biomass is decreasing since 2012 and in 2015 is at the same level abserved in 2003.

Icelandic waters above 400 m with temperatures exceeding 5°C has doubled since 1989, facilitating thriving conditions for anglerfish which are typically not found in bottom waters with temperatures below 5°C (Solmundsson et al., 2007). The co-occurrence of expanding anglerfish populations with rising sea temperature may have been beneficial to juvenile Anglerfish which are exhibiting greater recruitment and larger year classes since 1998 (Solmundsson et al., 2007). It remains unclear if portions of the Icelandic Anglerfish stock originate from far distances via passive larval drift or active migration by larger mature anglerfish. However, it is understood that since 1998 local recruitment has contributed far greater to the growth of the population than the potential influence of migration (Solmundsson et al., 2007). Small changes in hydrographical conditions can greatly influence distribution and fish community composition as exemplified by the effect of warming waters on anglerfish species richness and distribution in Iceland (Solmundsson et al., 2007).

The effect of environmental or climate change on Icelandic fish stocks is not unprecedented. The warm period of the mid 1920s and 1960s saw an increased incidence of cod, capelin, and herring spawning in the north of Iceland (Solmundsson et al., 2007). In addition to affecting spawning locations, environmental change affected the migration patterns and feeding areas of herring by extending it north of Iceland (Solmundsson et al., 2007).

From 1985-1997, anglerfish was mainly caught off Iceland's southern coast in low amounts (Solmundsson et al., 2007). Since 2004, there has been an increased amount of Anglerfish catch in the northwest coast of Iceland and erratic catch amounts on Iceland's northern coast. This supports the trend of increased abundance of mid-latitude species corresponding with the decline of cold-water species in Icelandic waters (Bjornsson & Jonsson, 2004).

The stock biomass index for anglerfish has been stable over recent years at approximately 2500 t, with a record high biomass index of 4000 t from 2002-2005 (Solmundsson et al., 2007). From 1985-1997, recruitment of anglerfish was very low; however, 1998-2006 saw a higher abundance index as well as a greater proportion of 1 year and 2 year fish (Solmundsson et al., 2007). The progress in recruitment facilitated an increase in stock biomass index.

According to the Icelandic Groundfish Survey (IS-SMB), the majority of anglerfish catch occurs in waters between 6-9°C, while a minority of the catch occurs in waters below 5°C (Solmundsson et al., 2007). The implication of a net west- and northward drift of eggs and larvae along predominant ocean

currents is supported by IS-IMB reporting that 1 year anglerfish typically have a more westerly and northerly distribution, than older fish (Solmundsson et al., 2007). However taking into account the northward movement of the stock observed in the last years, it is not clear if also the larval dispersal has changed. This is important because it may catalyze the expansion of the Anglerfish nursery area with the normal westerly distribution of 1 year Anglerfish (Solmundsson et al., 2007). In addition to the expansion of the Anglerfish nursery, higher ocean temperatures and greater salinity have provided greater habitat availability in the north. Solmundsson et al (2007) estimates that 100% more habitats have been provided for anglerfish in Iceland in comparison with that of 1985-1989.

Research has aimed to gain knowledge of life history, population structure, and effects of anglerfish on ecosystems in recently colonized habitats along the west and northern coasts of Iceland (Nebel et al, 2011). Studies have been conducted on anglerfish caught as by-catch in lumpfish vessels; effects of new predation pressures by anglerfish in northwestern Iceland; and disproportionate sex ratio in anglerfish landings (Nebel et al, 2011). The research revealed that lumpfish, gadidae, and cod experience significant predation from anglerfish, despite their dynamic feeding strategies (Nebel et al, 2011). In addition, it revealed a higher proportion of female anglerfish in landings (Nebel et al, 2011).

Although the recent rapid growth in anglerfish abundance and distribution in Iceland has largely been attributed for the most part to the effects of climate-induced warming and more saline waters, it remains unclear if the anglerfish population growth is the result of secondary effects such as habitat and prey availability (Solmundsson et al., 2007). Similarly, is not clear if the decline observed is also due to the environmental conditions. The change in spatial distribution of anglerfish can be generally inferred from the spatial distribution of catches observed in 2011 and in 2015 (Figure -5).

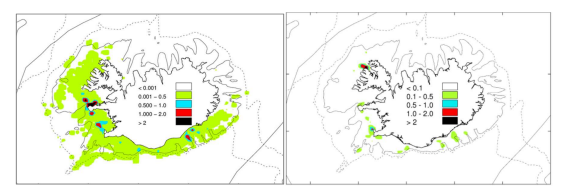


Figure 3-5: Anglerfish fishing grounds in 2011 (left) and 2015 (right; t/nm²), all gear combined, dark areas indicate highest catches. Source: <u>http://www.hafro.is/Bokasafn/Timarit/fjolrit-185.pdf</u>

Anglerfish spawns in deep waters south of Iceland. The eggs and larvae then drift to shallower waters, settling on the bottom when 5 to 9 cm long. It grows to 15 to 20 cm in length the first year. The largest anglerfish caught in Icelandic waters was 155 cm long and 35 kg gutted. The anglerfish grows rapidly during its first years of life and reaches sexual maturity at the age of 4 to 6 and 40 to 80 cm in length, males younger and smaller. Therefore, is reasonable to define the age at maturity around age 4 and using the Rikhter and Efanov (1977) empirical equation a corresponding natural mortality of 0.4.

Anglerfish catches were rather stable at around 500 tonnes per year from 1965 until 1997. These were mostly bycatch in other fisheries, especially lobster fisheries. Since that time, catches have increased to the current level of 2,500 tonnes. This is because the stock is growing and therefore bycatch is higher and direct fisheries have also evolved using special gillnets. Most of the direct fisheries are in the autumn until mid winter, when the bulk of the stock migrates to deeper waters to spawn. A few are left and caught as bycatch in other fisheries. In the last years cathes decline toward less than 1,000 tonnes.

Taking into account the last evaluation of the status of anglerfish in Iceland from MFRI (Figure 5), it is possible to observe that the biomass index was high in 2005–2011 compared to previous years, but has since then decreased remaining above the levels observed in the period 1984-2000. Juvenile indices show strong recruitment for year classes 1998–2007, but poor recruitment before and after this period. F_{proxy} was stable when the stock peaked, but has reduced in the last few years.

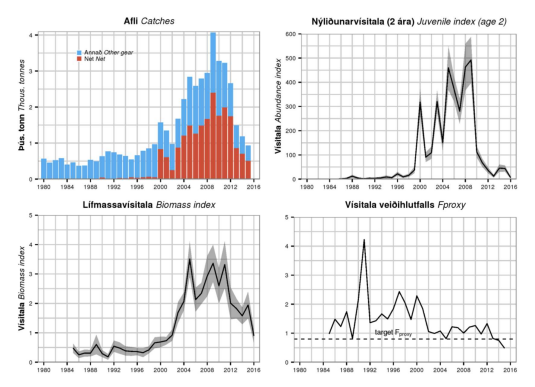


Figure 5-6: Anglerfish. Catch by gear type, juvenile (2-yr old) and biomass indices, and Fproxy (catch/survey biomass index). Source: http://www.hafro.is/Bokasafn/Timarit/fjolrit-185.pdf

The advice follows the ICES framework for stocks where reliable stock biomass indices are available, but analytical age-length based assessment is not possible (Category 3 stocks; ICES, 2012). IS-SMB biomass index of anglerfish 40 cm and larger, along with catch, is used to calculate F_{proxy} (catch/survey biomass). IS-SMB survey covers the geographical distribution of the fisheries, and according to MFRI provides an accurate estimation of the anglerfish abundance in the Icelandic EEZ. Moreover, according to ICES WGBEAM, a pilot inshore beam trawl survey started in 2016 and is going to be improved in terms of number of stations in the future (ICES, 2016a). MFRI reported that the beam trawl survey could provide accurate estimates of anglerfish especially in the in-shore areas.

Table 5: Anglerfish. Recommended TAC, national TAC, and catches (tonnes).
Source: http://www.hafro.is/Bokasafn/Timarit/fjolrit-185.pdf

Fiskveiðiár Fishing year	Tillaga <i>Rec. TAC</i>	Aflamark National TAC	Afli Catches
2010/11	2500	3000	3376
2011/12	2500	2850	3006
2012/13	1500	1800	1930
2013/14	1500	1500	1398
2014/15	1000	1000	1080
2015/16	1000	1000	909
2016/17	711	711	

The target F_{proxy} was defined as 80% of the mean F_{proxy} from the reference period of 2001–2015. The advice is based on multiplying the target F_{proxy} value to the most recent index value (Source: <u>http://www.hafro.is/Bokasafn/Timarit/fjolrit-185.pdf</u>). Recruitment has been low in recent years and juvenile indices indicate that the 2008–2014 year classes are small. The index of fishable biomass has decreased since 2011. The recommended catch levels are expected to decline in coming years.

Annual landings of anglerfish in Icelandic waters have steadily decreased since peaking in 2009. About half of landings are caught by gillnets and the other half mostly in demersal seine and trawls as bycatch. In recent years, most of the landings come from off Iceland's west coast.

In the last four fishing season the recommended TAC by MFRI has been set as the national TAC, that has been respected by the fisheries, with the only exception of 2014/15 (Table 5). In the previous period the catches were higher than the national TAC, mainly because of the migration pattern that made the stock more abundant in areas (northwestern) where the fisherman did not have enough quota in that period (see next section).

3.3.2 Anglerfish management in Iceland

Similar to other fishery resources, the Icelandic Ministry of Industry and Innovation (MII) is responsible for the management of anglerfish exploitation. The Marine and Freshwater Marine Research Institute of Iceland (MFRI) carries out MII directives, namely: to conduct research on Iceland's living resources and marine environment; provide guidance to the government on catch levels and conservation measures; and to raise awareness and inform the government, fishery sector, and public about Iceland's seas and living resources (MFRI, 2012a).

The MFRI provides recommendations for the Total Allowable Catch (TAC) of anglerfish based on estimated stock status. Based on the stock survey the anglerfish stock had been deemed large, but decreasing (MFRI, 2012b). Since 2008, the size of anglerfish cohorts has been small, thereby reducing the fishable biomass (MFRI, 2012b). The MFRI advised a decrease in fishing pressure in the quota year 2016/2017 for total landings to be 711 tonnes (MFRI, 2016). In addition to reducing anglerfish TAC, the MFRI is investigating methods to reduce juvenile by-catch in trawls.

Historically, the south and southeast coast of Iceland were primary fishing grounds for anglerfish; however in 2011, 72% of landings came from west of Reykjanes Peninsula, while the south coast showed 28% of annual anglerfish landings (MFRI, 2012b). The 2010 and 2011 fishing campaigns showed interesting trends in the Westfjords. Following the re-issuing of quota rights in 2010, the majority of which was allocated to Westfjord ports, there was a surge in anglerfish landings for several ports during the 2010 and 2011 fishing campaigns.

The reduction in by-catch of anglerfish has been aided by the introduction of sorting grids which became mandatory in 1996 (Icelandic Fisheries, 2013). The mandatory use of the sorting grid in the lobster industry is enforced to reduce by-catch of anglerfish. The use of sorting grids limits the detrimental effects of the by-catch of anglerfish which affects recruitment and spawning population.

Gillnets in Iceland experience wide-range use coinciding with the migration of cod to spawning grounds in the late winter (Icelandic Fisheries, 2013b). Given the extensive use of gillnets beginning in January, plateauing in March, and concluding in May; large quantities of anglerfish by-catch can be attributed as casualties of the cod fishing season (Icelandic Fisheries, 2013b). The gillnets used for cod range from 140 to 203mm in mesh size (Icelandic Fisheries, 2013b). In addition to the abundance of cod gillnets during the late-winter season, a variety of customized gillnets targeting other species are employed. This includes gillnets specialized for haddock (140-152 mm mesh size), flatfish (165-200 mm mesh size), and Atlantic halibut (457mm mesh size) (Icelandic Fisheries, 2013b). Importantly, lumpfish gillnets (178-267 mm mesh size) are in large-scale use during the period of March to July, prior to the exclusive anglerfish fishing season. According to Salerno et al. (2010), the highest levels of by-catch of anglerfish were found in the 254 mm gillnet mesh size. Notably, Salerno (2010) described the trend of increased length of anglerfish proportionate to increasing mesh size.

3.4 Principle Two: Ecosystem Background

3.4.1 Description of the Ecosystem

Iceland is situated just south of the Arctic Circle in the central North Atlantic. The island has the Irminger Sea to the west, the Iceland Sea to the north, the Norwegian Sea to the east, and the Iceland Basin to the south (Hansen and Osterhus 2000). There are maritime boundaries with Norway in the north, Greenland in the west and north-west, and the Faroe Islands in the south-east. Several submarine ridges divide these oceanic regions: the Iceland-Faeroe Ridge to the east of Iceland, the Reykjanes Ridge to the south of Iceland, and the Greenland-Iceland Ridge to the northwest of Iceland (Malmberg 2004). The Reykjanes Ridge is volcanically active and acts as a natural boundary between southern and northern water masses since it's steep seamounts separate depths of up to 3000 m on each side (Malmberg 2004). The Icelandic EEZ encloses a sea area of 758,000 km², of which ca. 212,000 km² are less than 500 m deep.

Three major current systems influence Icelandic waters, including the warm and saline Irminger current, which is an offshoot from the Gulf Stream flowing from the south, the intermediate East Icelandic current from the north-east, and the very cold and less saline East Greenland current flowing from the north-west (Figure).

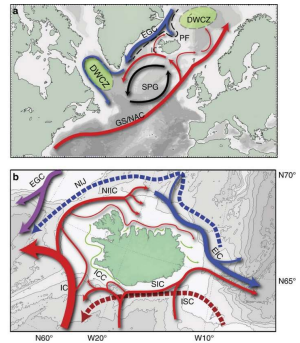


Figure 3-7: (a) North Atlantic circulation and (b) North Icelandic shelf circulation pattern. Arrows shown in blue correspond to cool and relatively fresh Arctic-sourced waters; arrows shown in red are warm and saline Atlantic-sourced waters; dashed lines correspond to deep currents whilst the solid arrows denote surface currents. The dashed black line in a) refers to the approximate position of the North Atlantic Polar Front. DWCZ, deep water convection zones; EGC, East Greenland Current; EIC, East Icelandic Current; GS/NAC, Gulf Stream/North Atlantic Current; IC, Irminger Current; iNIIC, inner NIIC; ISC, Icelandic slope current; NIIC, North Icelandic Irminger Current; NIJ, North Icelandic Jet; oNIIC, outer NIIC; PF, polar front; SIC, South Icelandic Current; SPG, Sub-Polar Gyre. Source: Reynolds et al. (2016).

The East Icelandic current consists of merged cold Arctic waters and warmer Atlantic waters, whilst the East Greenland current consists of Arctic waters. The Irminger current flows around the western, north-western and northern parts of Iceland (Steingrímur Jónsson, n.d.). The precise locations of the

cold and warm water fronts shift from year to year resulting in highly variable local conditions, in particular on the northern Icelandic Shelf. Nevertheless, as a result of the hydrographic and bathymetric conditions the Icelandic ecoregion is considered to be made up of four key areas which differ in terms of species composition (Gislason and Asthorsson, 2004):

- i. Northern deep: Beyond the shelf break to the north and east of Iceland, where depths exceed 500 m and Artic water is dominant.
- ii. Northern shelf: Continental shelf to the north and east of Iceland, where depths are generally less than 500 m, and a mixture of coastal, Atlantic and Arctic water is found.
- iii. Southern deep: Beyond the shelf break to the south and west of Iceland, where depths exceed 500 m and Atlantic water is dominant.
- iv. Southern shelf: Continental shelf to the south and west of Iceland, where depths are generally less than 500 m, and a mixture of coastal and Atlantic water is found.

Primary production over the Icelandic Shelf is high, and productivity is highest over the southwestern shelf (ICES, 2016). The onset of the annual phytoplankton spring blooms generally takes place between mid-April and mid-May, however a trend towards a later onset of blooms has been observed (MFRI, 2016). Variations in phytoplankton biomass and the timing of phytoplankton blooms have led to a decreasing trend in euphausiid abundance in the south-west, south and south-east of Iceland during the last fifty years, and from 2010 copepod biomass in spring has been lower than the long-term mean observed between 1960 and 2014. These changes are in contrast to previous decades, when mesozooplankton biomass fluctuated without trends on the Icelandic shelf (Silva et al., 2014). Such changes have important impacts on the marine environment since euphausiids in particular are a vital source of food for pelagic fish, such as herring and capelin, and support the larval and fry stages of all fish stocks. The abundance of krill is said to strongly affect the survivability of larval fish that have just begun to hunt for food (MFRI, 2016). For instance, MFRI studies have shown the correlation between the abundance of krill to the south-west in the spring and the number of cod fry in August and the recruitment of cod joining the stock.

Changes in sea temperatures have also had considerable effects on the fish fauna of the Icelandic ecosystem. During the last two decades, Atlantic water masses have been dominant (in contrast to previous decades), and temperatures on the western and northern parts of the Icelandic Shelf have increased. This has led to an increase in the abundance of previously rare warm water species, and a shift in the distribution of several demersal species. For example, haddock, anglerfish, witch, dab, tusk and ling have shown a clockwise northern movement from the south-western waters off Iceland in which they were previously restricted to the north-western and northern waters. Anglerfish are also affected by this trend, the species extended its distribution into the entire west coast and northern shelf in the last decade whereas it used to only be found in the deeper waters off Iceland's southern coast (Astthorsson et al., 2007). Conversely stock abundance and distribution of several cold water species such as Greenland halibut has declined in the region (Asthorsson et al. 2007, Vladimarsson et al. 2012). Over the last decade, the summer feeding grounds of capelin have moved further north from Iceland and also somewhat westward towards the colder waters off eastern Greenland, whilst Atlantic mackerel has extended its feeding grounds from the Norwegian Sea to Icelandic waters (Asthorsson et al. 2007, Oskarsson et al. 2016). As a result, pelagic mackerel and semi-pelagic blue whiting have been found and fished in east Icelandic water in large quantities. During the same period, Norwegian spring spawning herring has progressively been recorded once again on its traditional feeding grounds to the north and east off Iceland. These significant changes in the distribution and migration patterns of marine species found in Icelandic waters have been linked to a number of factors, including hydrographic conditions, changes in prey availability and stock densities (MFRI, 2016).

Research-vessel surveys indicate that shrimp biomass in Icelandic waters, both in inshore and offshore waters, has been declining in recent years, and the stock of northern shrimp collapsed in 2000. The driving factors are thought to include temperature changes, high levels of predation (due to increasing

biomass of younger cod, haddock and whiting), and unsustainable levels of fishing mortality (MFRI, 2016). Consequently, the shrimp fishery has been reduced and is now banned in most inshore areas (ICES, 2016).

Fisheries have an important impact on Icelandic ecosystems, with the bulk of fisheries taking place over the continental shelf at depths of less than 500 m. Overall fishing effort of trawlers, longliners, gillnets, seines and Danish seines has decreased since 2005, however an increase in the fishing effort of pelagic trawlers and jiigers has been noted (MFRI, 2016). Over 25 commercially exploited stocks of fish and marine invertebrates are present in Icelandic waters. The main demersal species include cod, haddock, saithe, redfish, Greenland halibut and various other flatfish, wolffish, tusk, and ling. The main pelagic species are capelin, summer-spawning herring, Norwegian spring-spawning herring, and mackerel.

Several species included on the OSPAR list of threatened and / or declining species are known bycatch species in Icelandic fisheries. Only limited information is available on the impacts of fisheries on such species, however landings are generally small. A species which has been significantly impacted by fishing in Icelandic waters is Atlantic halibut (*Hippoglossus hippoglossus*), for which biomass decreased between 1985 and 1995, and has remained at a very low level since. A number of additional management measures have recently been introduced (including a total ban on all fishing of halibut and a mandatory release of viable halibut), and a small biomass increase was observed between 2015 and 2016 (MFRI, 2016). Bycatch of marine mammals (mainly small cetaceans and seals) and seabirds is known to occur in bottom set nets, in particular on the shelf off western and northern Iceland. Harbour porpoise (*Phocoena phocoena*) is the most commonly by-caught marine mammal, and seabirds such as northern fulmar (*Fulmarus glacialis*), common eider (*Somateria mollissima*) and black guillemot (*Cepphus grille*) are also caught frequently. However, bycatch in gillnets targeting cod has decreased as a result of a large decrease in gillnet fishing effort (MFRI, 2016). The reason for the decrease in gillnet fishing effort and the increase in long-line effort is that the long-line is believed to give catches of higher quality.

3.4.2 Species Allocation

A review was conducted through the assessment process of all species that the fishery might have a an impact on. This generated a list of ETP species which overlap with the fishery operations, and species reported in landings or in relevant scientific literature. Of species/stocks identified as potentially having an interaction with the UoAs under assessment, 27 have been identified as primary species (Table 13). That is, they are subject to some level of management with the general objective of maintaining these stocks as close to MSY level as is feasible. Twenty species have been identified as ETP species present in Icelandic waters mainly based on their presence on international lists of vulnerable and endangered species (CITES Appendix 1, IUCN Redlist Status for out-of-scope species, AEWA Table 1 - Column A); of these ETP species 4 species that overlap with fishing operations of the UoAs under assessment were identified (Table 22). All species not allocated to primary or ETP are considered secondary species, of which there were 44 in total.

3.4.3 Landings Profiles

The Icelandic Fisheries Management Act requires that all catches (including both commercial and noncommercial species) are landed; therefore, no discarding of any bycatch species should take place. Management measures that reduce discarding have been in place since 1991, and although there is no systematic monitoring of discarding, scientific evidence indicates that discards are, overall, a minor portion of total landings (Pálsson et al. 2005, 2012, 2013). Research by MFRI and measurements by the Directorate of Fisheries (DF) indicate that the most important discards in the Icelandic fisheries are of cod and haddock. Discards of these two species have been estimated on a regular basis by the MFRI since 2001 by comparing length composition samples taken at sea and from landings (making the assumption that discarding only occurs as high grading). Estimated discards of cod and haddock have declined in recent years and were at a minimum in 2011 in all gears. In 2011, the discards of cod amounted to 0.04% of total cod landings, and were only 0.14% for gillnets (Pálsson et al. 2013). Moreover, based on the available Icelandic landings data it is evident that catches of low commercial value are indeed landed (e.g. dogfish, black scabbard-fish, ribbonfish, and mackerel shark). The discarding ban, measures which reduce the incentive to discard, and the landing of catches of low commercial value suggest that the total catch is retained and landing data represents the approximate total catch of the fisheries.

The landings profiles (Table 6-Table 12) consist of the sum of the landings for trips in the years 2011-2016 inclusive for the UoAs under assessment. The criteria for allocation of species between minor and main follows the methodology in CR2.0 GSA3.4.2.2. Information on potential resilience was obtained from <u>www.fishbase.org</u>, and included size, fecundity, growth rates and trophic level, following procedures for scoring productivity in PSA (see CR2.0 SA3.4.2.2 and Annex PF Risk Based Framework), where a productivity score of greater than or equal to 2 indicated the species was less resilient. In cases where information on productivity was missing or could not be found, a higher risk score was allocated. A 2% threshold on the catch was applied for less resilient species and 5% for more resilient species. Landings greater than this threshold would indicate that the species was 'main'.

Table 6: **Bottom trawl** landings profile. PSE indicates whether the species is addressed as primary (<u>PRIM</u>), secondary (<u>SEC</u>) or endangered, threatened or protected (<u>ETP</u>). The main and minor species allocation is based on their proportion of the catch, with the exception that all out-of-scope species are consider main. Landings are rounded to the nearest tonne.

Species	PSE	Category	Landings (t)	%
Atlantic cod	PRIM	Main	546764	42.4618
Golden redfish	PRIM	Main	225012	17.4745
Saithe	PRIM	Main	214420	16.6519
Haddock	PRIM	Main	98272	7.6318
Greenland halibut	PRIM	Main	53523	4.1566
Deepwater redfish	PRIM	Main	56829	4.4134
Greater silver smelt	PRIM	Minor	38214	2.9677
Atlantic wolffish	PRIM	Minor	11616	0.9021
Ling	PRIM	Minor	8495	0.6597
Plaice	PRIM	Minor	8411	0.6532
Blue ling	PRIM	Minor	5015	0.3895
Spotted wolffish	PRIM	Minor	3942	0.3061
Norway redfish	PRIM	Minor	3144	0.2442
Whiting	SEC	Minor	2737	0.2126
Mackerel	PRIM	Minor	2178	0.1691
Lemon sole	PRIM	Minor	2066	0.1604
Black scabbardfish	SEC	Minor	1560	0.1211
Anglerfish	P1	N/A	775	0.0602
Starry ray	SEC	Minor	621	0.0482
Megrim	SEC	Minor	548	0.0426
Blue whiting	PRIM	Minor	514	0.0399
Northern shrimp	PRIM	Minor	474	0.0368
Tusk	PRIM	Minor	365	0.0283
Witch	PRIM	Minor	361	0.0280
Herring	PRIM	Minor	320	0.0249
Roundnose grenadier	SEC	Minor	296	0.0230
Atlantic halibut	SEC	Minor	264	0.0205
Long rough dab	PRIM	Minor	192	0.0149
Common skate	SEC	Minor	144	0.0112
Orange roughy	SEC	Minor	100	0.0078
Roughhead grenadier	SEC	Minor	100	0.0078
Baird's slickhead	SEC	Minor	97	0.0075
Northern wolffish	SEC	Minor	94	0.0073
Greenland shark	SEC	Minor	55	0.0043

Common dab	PRIM	Minor	54	0.0042
Lumpfish	PRIM	Minor	38	0.0030
Spiny dogfish	SEC	Minor	22	0.0017
Portuguese dogfish	SEC	Minor	6	0.0005
Rabbit fish	SEC	Minor	5	0.0004
Fuller's ray	SEC	Minor	4	0.0003
Norway pout	SEC	Minor	3	0.0002
Bluefin tuna	PRIM	Minor	2	0.0002
Greater eelpout	SEC	Minor	2	0.0002
Norway lobster	PRIM	Minor	1	0.0001
Porbeagle shark	SEC	Minor	1	0.0001
Sharp-nosed skate	SEC	Minor	1	0.0001

Table 7: **Nephrops trawl** landings profile, indicating main and minor species. PSE indicates whether the species is addressed as primary (<u>P</u>RIM), secondary (<u>S</u>EC) or endangered, threatened or protected (<u>E</u>TP). The main and minor species allocation is based on their proportion of the catch, with the exception that all out-of-scope species are consider main. Landings are rounded to the nearest tonne.

Species	PSE	Category	Landings (t)	%
Atlantic cod	PRIM	Main	9530	22.4605
Norway lobster	PRIM	Main	9034	21.2915
Golden redfish	PRIM	Main	7545	17.7822
Ling	PRIM	Main	4971	11.7158
Saithe	PRIM	Main	2894	6.8206
Witch	PRIM	Main	2494	5.8779
Anglerfish	P1	N/A	1635	3.8534
Megrim	SEC	Minor	1135	2.6750
Whiting	SEC	Minor	843	1.9868
Haddock	PRIM	Minor	818	1.9279
Blue ling	PRIM	Minor	698	1.6451
Lemon sole	PRIM	Minor	355	0.8367
Atlantic wolffish	PRIM	Minor	319	0.7518
Common skate	SEC	Minor	85	0.2003
Plaice	PRIM	Minor	18	0.0424
Starry ray	SEC	Minor	18	0.0424
Atlantic halibut	SEC	Minor	17	0.0401
Tusk	PRIM	Minor	9	0.0212
Spotted wolffish	PRIM	Minor	5	0.0118
Long rough dab	PRIM	Minor	3	0.0071
Greater silver smelt	PRIM	Minor	1	0.0024
Common dab	PRIM	Minor	1	0.0024
Mackerel	PRIM	Minor	1	0.0024
Norway redfish	PRIM	Minor	1	0.0024

Table 8: **Danish seine** landings profile, indicating main and minor species. PSE indicates whether the species is addressed as primary (<u>P</u>RIM), secondary (<u>S</u>EC) or endangered, threatened or protected (<u>E</u>TP). The main and minor species allocation is based on their proportion of the catch, with the exception that all out-of-scope species are consider main. Landings are rounded to the nearest tonne.

Species	PSE	Category	Landings (t)	%
Atlantic cod	PRIM	Main	54799	42.4545
Haddock	PRIM	Main	23253	18.0148
Plaice	PRIM	Main	21326	16.5219
Saithe	PRIM	Minor	6007	4.6538
Lemon sole	PRIM	Minor	5737	4.4446
Atlantic wolffish	PRIM	Main	5022	3.8907
Witch	PRIM	Minor	3264	2.5287
Common dab	PRIM	Minor	3147	2.4381
Golden redfish	PRIM	Minor	2271	1.7594

Ling	PRIM	Minor	1434	1.1110
Anglerfish	P1	N/A	699	0.5415
Starry ray	SEC	Minor	631	0.4889
Whiting	SEC	Minor	473	0.3664
Megrim	SEC	Minor	421	0.3262
Long rough dab	PRIM	Minor	215	0.1666
Blue ling	PRIM	Minor	179	0.1387
Common skate	SEC	Minor	128	0.0992
Atlantic halibut	SEC	Minor	29	0.0225
Lumpfish	PRIM	Minor	13	0.0101
Spiny dogfish	SEC	Minor	11	0.0085
Spotted wolffish	PRIM	Minor	10	0.0077
Grey gurnard	SEC	Minor	4	0.0031
Tusk	PRIM	Minor	1	0.0008
Mackerel	PRIM	Minor	1	0.0008
Sea cucumber	PRIM	Minor	1	0.0008
Rabbit fish	SEC	Minor	1	0.0008

Table 9: **Gillnet** landings profile, indicating main and minor species. PSE indicates whether the species is addressed as primary (<u>P</u>RIM), secondary (<u>S</u>EC) or endangered, threatened or protected (<u>E</u>TP). The main and minor species allocation is based on their proportion of the catch, with the exception that all out-of-scope species are considered main. Landings are rounded to the nearest tonne.

Species	PSE	Category	Landings (t)	%
Atlantic cod	PRIM	Main	96587	77.3476
Saithe	PRIM	Main	15386	12.3212
Greenland halibut	PRIM	Main	4360	3.4915
Ling	PRIM	Minor	2623	2.1005
Herring	PRIM	Minor	1846	1.4783
Haddock	PRIM	Minor	1635	1.3093
Plaice	PRIM	Minor	717	0.5742
Golden redfish	PRIM	Minor	702	0.5622
Blue ling	PRIM	Minor	318	0.2547
Anglerfish	P1	N/A	269	0.2154
Lumpfish	PRIM	Minor	105	0.0841
Tusk	PRIM	Minor	72	0.0577
Atlantic wolffish	PRIM	Minor	52	0.0416
Spiny dogfish	SEC	Minor	42	0.0336
Starry ray	SEC	Minor	41	0.0328
Whiting	SEC	Minor	27	0.0216
Spotted wolffish	PRIM	Minor	19	0.0152
Common dab	PRIM	Minor	16	0.0128
Common skate	SEC	Minor	11	0.0088
Lemon sole	PRIM	Minor	9	0.0072
Mackerel	PRIM	Minor	8	0.0064
Long rough dab	PRIM	Minor	7	0.0056
Deepwater redfish	PRIM	Minor	6	0.0048
Witch	PRIM	Minor	4	0.0032
Atlantic halibut	SEC	Minor	4	0.0032
Porbeagle shark	SEC	Minor	2	0.0016
Black dogfish	SEC	Minor	2	0.0016
Sea cucumber	PRIM	Minor	1	0.0008
Greenland shark	SEC	Minor	1	0.0008
Fuller's ray	SEC	Minor	1	0.0008
Atlantic pollock	SEC	Minor	1	0.0008

Table 10: **Anglerfish gillnet** landings profile, indicating main and minor species. PSE indicates whether the species is addressed as primary (<u>P</u>RIM), secondary (<u>S</u>EC) or endangered, threatened or protected (<u>E</u>TP). The main and minor species allocation is based on their proportion of the catch, with the exception that all out-of-scope species are considered main. Landings are rounded to the nearest tonne.

Species	PSE	Category	Landings (t)	%
Anglerfish	P1	N/A	4708	85.9909
Atlantic cod	PRIM	Main	490	8.9498
Saithe	PRIM	Minor	67	1.2237
Ling	PRIM	Minor	62	1.1324
Plaice	PRIM	Minor	59	1.0776
Lumpfish	PRIM	Minor	42	0.7671
Atlantic wolffish	PRIM	Minor	12	0.2192
Common skate	SEC	Minor	12	0.2192
Atlantic halibut	SEC	Minor	6	0.1096
Haddock	PRIM	Minor	5	0.0913
Starry ray	SEC	Minor	3	0.0548
Golden redfish	PRIM	Minor	2	0.0365
Herring	PRIM	Minor	2	0.0365
Whiting	SEC	Minor	1	0.0183
Blue ling	PRIM	Minor	1	0.0183
Tusk	PRIM	Minor	1	0.0183
Lemon sole	PRIM	Minor	1	0.0183
Porbeagle shark	SEC	Minor	1	0.0183

Table 11: **Lumpfish gillnet** landings profile, indicating main and minor species. PSE indicates whether the species is addressed as primary (<u>P</u>RIM), secondary (<u>S</u>EC) or endangered, threatened or protected (<u>E</u>TP). The main and minor species allocation is based on their proportion of the catch, with the exception that all out-of-scope species are considered main. Landings are rounded to the nearest tonne.

Species	PSE	Category	Landings (t)	%
Lumpfish*	PRIM	Main	26955	92.4414
Atlantic cod	PRIM	Main	1773	6.0805
Plaice	PRIM	Minor	225	0.7716
Anglerfish	P1	N/A	68	0.2332
Saithe	PRIM	Minor	52	0.1783
Atlantic wolffish	PRIM	Minor	33	0.1132
Haddock	PRIM	Minor	30	0.1029
Starry ray	SEC	Minor	13	0.0446
Spotted wolffish	PRIM	Minor	5	0.0171
Lemon sole	PRIM	Minor	2	0.0069
Greenland shark	SEC	Minor	2	0.0069
Tusk	PRIM	Minor	1	0.0034

* Landings data includes both weight of landed whole lumpfish and lumpfish roe. Data on landed roe weight was multiplied by 4 (since it is estimated that roe comprises 23-28% of total lumpfish weight), and added to weight of landed whole lumpfish.

Table 12: **Longline** landings profile, indicating main and minor species. PSE indicates whether the species is addressed as primary (<u>P</u>RIM), secondary (<u>S</u>EC) or endangered, threatened or protected (<u>E</u>TP). The main and minor species allocation is based on their proportion of the catch, with the exception that all out-of-scope species are consider main. Landings are rounded to the nearest tonne.

Species	PSE	Category	Landings (t)	%
Atlantic cod	PRIM	Main	374680	64.0648
Haddock	PRIM	Main	89727	15.3420
Ling	PRIM	Main	36782	6.2892
Atlantic wolffish	PRIM	Main	26655	4.5576
Tusk	PRIM	Minor	23246	3.9747

Golden redfish	PRIM	Minor	7022	1.2007
Starry ray	SEC	Minor	6637	1.1348
Spotted wolffish	PRIM	Minor	5831	0.9970
Blue ling	PRIM	Minor	5630	0.9626
Saithe	PRIM	Minor	4346	0.7431
Whiting	SEC	Minor	1130	0.1932
Greenland halibut	PRIM	Minor	1010	0.1727
Plaice	PRIM	Minor	871	0.1489
Common skate	SEC	Minor	424	0.0725
Atlantic halibut	SEC	Minor	132	0.0226
Anglerfish	P1	N/A	129	0.0221
White hake	SEC	Minor	109	0.0186
Fuller's ray	SEC	Minor	95	0.0162
Greenland shark	SEC	Minor	69	0.0118
Bluefin tuna	PRIM	Minor	54	0.0092
Hake	SEC	Minor	52	0.0089
Deepwater redfish	PRIM	Minor	42	0.0072
Sharp-nosed skate	SEC	Minor	34	0.0058
Spiny dogfish	SEC	Minor	28	0.0048
Common dab	PRIM	Minor	26	0.0044
Long rough dab	PRIM	Minor	25	0.0043
Mackerel	PRIM	Minor	23	0.0039
Greater forkbeard	SEC	Minor	14	0.0024
Herring	PRIM	Minor	3	0.0005
Norway redfish	PRIM	Minor	3	0.0005
Rabbit fish	SEC	Minor	3	0.0005
Black dogfish	SEC	Minor	3	0.0005
Lumpfish	PRIM	Minor	2	0.0003
Northern wolffish	SEC	Minor	2	0.0003
Roundnose grenadier	SEC	Minor	1	0.0002
Common whelk	SEC	Minor	1	0.0002
Roughhead grenadier	SEC	Minor	1	0.0002
European eel	SEC	Minor	1	0.0002
Atlantic pollock	SEC	Minor	1	0.0002

3.4.4 Primary Species

The primary species consist of managed stocks (Table 13) that are not covered under P1 since they are not included in the UoA but which (i) are within scope of the MSC programme and (ii) for which management tools and measures are in place such as an assessment of status of the stock using implicit or explicit reference points. The species composition associated with each gear is determined by the catch profiles. This consists of the landings of all species by each UoA, rounded to the nearest tonne, during the period 2011-2016 inclusive. Note that several gears only catch small amounts of anglerfish as a bycatch (e.g. longlines and lumpfish gillnets).

Table 13: Primary species list, including English, scientific and Icelandic names, and level of resilience.

English Name	Species	Icelandic Name	Туре	Resilience
Atlantic bluefin tuna	Thunnus thynnus	Túnfiskur	Fish	Low
Atlantic cod	Gadus morhua	Þorskur	Fish	High
Atlantic wolffish	Anarhichas lupus	Steinbítur	Fish	Low
Blue ling	Molva dypterygia	Blálanga	Fish	Low
Blue whiting	Micromesistius poutassou	Kolmunni	Fish	High
Common dab	Limanda limanda	Sandkoli	Fish	High
Deepwater redfish (Icelandic slope stock)	Sebastes mentella	Djúpkarfi	Fish	Low

English Name	Species	Icelandic Name	Туре	Resilience
Golden redfish	Sebastes marinus	Gullkarfi	Fish	Low
Greater silver smelt	Argentina silus	Gulllax / Stóri gulllax	Fish	High
Greenland halibut	Reinhardtius hippoglossoides	Grálúða	Fish	Low
Haddock	Melanogrammus aeglefinus	Ýsa	Fish	High
Herring	Clupea harengus	Síld	Fish	High
Lemon sole	Microstomus kitt	Þykkvalúra / Sólkoli	Fish	High
Ling	Molva molva	Langa	Fish	High
Long rough dab	Hippoglossoides platessoides	Skrápflúra	Fish	High
Lumpfish	Cyclopterus lumpus	Grásleppuhrogn / Rauðmagi / Grásleppa	Fish	High
Mackerel	Scomber scombrus	Makríll	Fish	High
Northern shrimp	Pandalus borealis	Rækja	Crustacean	Low
Norway lobster	Nephrops norvegicus	Humar / Leturhumar	Crustacean	Low
Norway redfish	Sebastes viviparus	Litli karfi	Fish	Low
Plaice	Pleuronectes platessa	Skarkoli	Fish	High
Saithe	Pollachius virens	Ufsi	Fish	High
Sea cucumber	Holothuroidea	Sæbjúga	Holothuria n	High
Spotted wolffish	Anarhichas minor	Hlýri	Fish	Low
Tusk	Brosme brosme	Keila	Fish	High
Witch	Glyptocephalus cynoglossus	Langlúra	Fish	High

3.4.4.1 Outcome Status

The status of each primary species is summarised in Table 14.

There are several deepwater (beaked) redfish stocks around Iceland, and at least two of these may be below their limit reference points. It should however be noted that stock units are disputed, so there is considerable uncertainty over stock definitions outside Iceland. Allocation of the landings to appropriate stocks is important particularly for bottom trawl where deepwater redfish is a main bycatch species (Table 6).

Althought precise stock boundaries are still disputed, ICES recommends three potential management units that are geographic proxies for biological stocks of deepwater redfish in the Irminger Sea and adjacent waters: (i) Management Unit in the northeast Irminger Sea: ICES Areas 5a, 12, and 14; (ii) Management Unit in the southwest Irminger Sea: NAFO Areas 1 and 2, ICES areas 5b, 12 and 14; (iii) Management Unit on the Icelandic slope: ICES Areas 5a and 14, and to the north and east of the boundary proposed in the unit in the northeast Irminger Sea (ICES 2016b; Figure 3-8). The landings of deepwater redfish associated with anglerfish appear to be highly likely to be the Icelandic slope stock as the fishery does not operate in deeper water (>500m) and is demersal so catches would not include the pelagic or deep stocks of this species. Therefore, all landings are assumed to come from the Icelandic redfish slope stock. The proportion of the landings reported from within the Icelandic arearelevant to this certificate represented an average of 2.6% of the total landings in 2015/2016, and similar low proportion in previous years (see ICES 2016 beaked redfish advice). This suggests any catches within the Iceland EEZ are not preventing any recovery and would be a small proportion of landings, if any, making it at most a minor species even for bottom trawl.

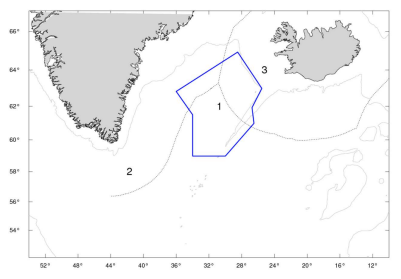


Figure 3-8: Management unit boundaries proposed for deepwater redfish by ICES (2016b). The polygon bounded by blue lines, i.e. 1, indicates the region for the 'deep pelagic' management unit in the northwest Irminger Sea, 2 is the 'shallow pelagic' management unit in the southwest Irminger Sea, and 3 is the Icelandic slope management unit.

Table 14: Stock status for primary species. The status score is indicative of the scoring guidepost for PI 2.1.1 a. If a species is designated minor for a particular gear, the species is considered under scoring issue PI 2.1.1 b, which has only one scoring guidepost: SG100. The Status interpretation is as follows: Stock is likely above its PRI – 60; Stock is highly likely above its PRI (or recovering) – 80; Stock is fluctuating around its MSY – 100. (See PI 2.1.1 a scoring guideposts for details). Information is taken from the latest ICCAT / ICES / MRI advice as listed in the References.

Stock	Justification	Status
Atlantic bluefin tuna	The perception of the stock status derived from the 2014 updated assessment suggested that fishing mortality for both younger and older fish have declined during the recent years, while SSB has increased. F_{2013} appears to clearly be below the reference target $F_{0.1}$ (F_{MSY} proxy), while current SSB is most likely to be above the level expected at $F_{0.1}$.	80
Atlantic cod	ICES reports that the spawning-stock biomass (SSB) of Icelandic cod is increasing and is higher than has been observed over the last four decades. Fishing mortality (F) has declined significantly in the last decade and is presently at a historical low. Year classes are estimated to have been relatively stable since 1988, but with the mean around the lower values observed in the period 1955 to 1985. With SSB well above the PRI and at or above a level consistent with MSY, Icelandic cod meets SG100.	100

Stock	Justification	Status			
Atlantic Wolffish (Iceland)	IffishAtlantic wolffish abundance is tracked in the spring groundfish survey. The survey also provides a recruitment index as it catches wolffish before they recruit to the fishery. The survey suggests that the fishable stock biomass decreased by more than half in 1985–1995 but has generally increased since 				
Blue ling (North East Atlantic)	ICES considers that the stock biomass is above candidate target and limit biomass reference points. Overall, there are indications that fishing mortality has been decreasing in the last three years, but recruitment is expected to be low over the next few years due to a low juvenile abundance index recorded since 2010. The fishing mortality proxy measure is estimated to have been below the reference F _{proxy} in the last two years.	100			
Blue whiting (North East Atlantic)	Fishing mortality (F) has increased from a historical low in 2011 to above F_{MSY} in 2014 (but below F_{lim}). Spawning-stock biomass (SSB) increased from 2010 to 2014. It has been above the MSY $B_{trigger}$ since the late 1990s. Recent recruitments are estimated above average, but with significant uncertainty. This meets SG100.	100			
Common dab (Iceland)	Dab CPUE has decreased during 1997-2000, increased again 2001-2002, but has now been very low since 2006. The biomass index was low 2006-2009, and low again in 2015, but higher and stable 2010-2014. Based on age data, fishing mortality has been very high in last years, mostly on 4-6 year old fish. Most reports suggest maturity is reach at 2-3 years old, so many dab may be able to spawn before being subject to the high fishing mortality. The scientific advice has suggested a precautionary TAC of 500t, which is around the dab bycatch, so would effectively exclude a directed fishery. This further suggests that the stock should be considered in recovery. Given the low indices and high fishing mortality, it is not clear that the stock is highly likely to be above the PRI.	60			
Deepwater redfish (Icelandic slope stock)	The stock size indicator (survey biomass index) declined from 2001 to 2003, but has been stable in the following years. The CPUE has slightly increased annually since a record low in 1994, especially in recent 3–4 years, and is now 40% higher than in 1994 (ICES 2016b).The ICES framework for category 3 stocks was applied. Altought the absence of any indications of incoming cohorts raises concerns about the future productivity of the stock, the level of biomass seems stable. Therefore, SG 80 is met.	80			
Golden Redfish (Iceland, Faroes, E. Greenland, W. Scotland, N. Azores)	Spawning-stock biomass has steadily increased for the past 20 years and is well above MSY $B_{\rm trigger}.$ Fishing mortality since 2010 is estimated to be around $F_{\rm MSY}.$	100			

Stock	Justification	Status				
Greater silver smelt (Iceland)	Survey indices show an increase in stock biomass in 2014 follow by a decrease in 2015. The index in 2014 was very high due to few large hauls in the Icelandic autumn survey, and it is thought the change in the index from 2013 to 2014 is unlikely to be driven by changes in biomass, but there is no evidence of a decline in stock size. The F_{proxy} has decreased since 2010, so the exploitation rate in 2014 was at a similar level as in 2002–2007. The general results suggest that the stock is at least stable and highly likely above the PRI meeting SG80.					
Greenland halibut (Iceland / Greenland)	The assessment is indicative of stock trends and provides relative measures of stock status. The stock assessment estimates that the stock has been below the biomass that is associated with B_{MSY} since the early 1990s and is presently at 68% of B_{MSY} , but highly likely above the PRI (B_{lim} =30% B_{MSY}). Since the 2004–2005 the stock has been slowly increasing and present fishing mortality is estimated to be around F_{MSY} . The stock has been increasing since 2004 and 2005 and is currently well above the MSY $B_{trigger}$ (50% B_{MSY}).	80				
Haddock (Iceland)	The spawning-stock biomass (SSB) increased to a peak level 2004 to 2008, but since 2008 the SSB has decreased. The harvest rate is currently estimated near target of 0.4. Recruitment is highly variable, was high in the period 1998–2003, and has been low 2008–2013, but the 2014 year class has been estimated to be strong. The biomass is well above the trigger, and appears to be around the long term stock size since 1980, and the harvest rate has been reduced in line with reduction in stock size. This suggests the stock is being maintained around MSY, its most productive level.	100				
Herring (Iceland and Norwegian Spring Spawning)	There are several stocks of herring caught around Iceland. Summer spawning herring is consider well above its B _{lim} and MSY B _{trigger} point, so can be considered as around the MSY level. The Norwegian spring spawning herring stock has been declining and estimated to be below MSY B _{trigger} in 2014. Fishing mortality in 2014 was below F _{pa} and F _{MSY} and the management plan target F, although F had been above this in recent years. The stock is still well-above its B _{lim} .	80				
Lemon sole (Iceland)	According to biomass indices from the spring survey, the lemon sole fishable stock decreased by about half from 1987 until 2000, but increased through 2003–2010, but again has been decreasing in recent years. There are no reference points, but the biomass and recruitment indices remain higher than early series 1985-2002. Analyses suggest catches in the recent past have been too high, so the TAC has been reduced to 1200t. Nevertheless, the stock is currently highly likely above its PRI.	80				
Ling (Iceland)	The spawning-stock biomass is currently at its highest level in the time series 1982-2015, and fishing mortality has decreased since 2008 and is now the lowest in the time-series. Catches have increased substantially in the last decade.	100				
Long rough dab (Iceland)	CPUE biomass index indicates that the fishable biomass index has decreased substantially since 2003 and has been at a historical low in last years, but the juvenile index has been increasing and is now above the average for 1985-2014. Long rough dab is mostly caught as bycatch. MRI recommends no TAC, no direct fishing of long rough dab and that main spawning areas will be closed during spawning to promote rebuilding. As the juvenile index has been high in recent years, the stock is at least likely above the PRI, meeting SG60.	60				

Stock	Justification	Status				
Lumpfish	The MRI advice is based on a maximum harvest rate not exceeding the 1985– 2011 average. The objective to prevent the female lumpfish biomass not falling below the historical minimum. These imply reference points for the survey indices and an appropriate HCR. The female biomass is well above its historical low point, indicating that the stock is above its PRI. Note that male biomass shows a long term decline and is near its historical minimum in 2014 since 1985.					
Mackerel (North East Atlantic)	Based on the 2014 benchmarked assessment and subsequent update, this lowest level was estimated to have occurred in 2002 (1.84 million t). This is assumed to be the PRI. The estimate of SSB at spawning time in 2015 was 3.62 million tonnes (mt), which is well above the PRI and above the MSY $B_{trigger}$ level of 3.0mt. This is interpretation as being around or above the MSY level, meeting SG100.	100				
Nephrops (Iceland)/Norway lobster	The <i>Nephrops</i> May biomass survey index has been decreasing since 2008 and was at an historical minimum in 2014. Based on a commercial CPUE index, MRI has indicated that this may at least in part be due to changes in survey catchability rather than just abundance. Effort has been reduced in the past, and management has achieved the target fishing mortality (F _{0.1}) or below it since 1995. The main concern appears to be overexploitation in some areas in some years, and overall biomass is declining rapidly due to low recruitment. Large <i>Nephrops</i> (proxy for SSB) has been declining but is above the long term mean. MRI has not yet recommended a reduction in harvest rate, suggesting they believe SSB is still well above the PRI.	80				
Northern shrimp (Inshore)	There are 9 separate management units based around fjords. These are likely separate populations, but there is no information on the degree to which their recruitment is connected. It is unclear whether they should be treated as separate stocks or a metapopulation. For the pre-assessment we assume they form a metapopulation, but the lack of increase in some populations despite very low catches may suggest their connectivity is limited. Note that many changes in population are attributed to cod and haddock predation. The TAC is set based on the biomass surveys. Overall, the fishery is responsive to the perceived stock status, so should not be hindering any recovery.	80				
Northern shrimp (Offshore)	There is one recognised management unit. As for inshore shrimp, the abundance of offshore shrimp is inversely related to the abundance of cod in the same areas. The total stock biomass index of offshore shrimp appears to show a long term downward trend since the 1990s. The female index (spawning stock biomass proxy) may also be showing a long term low downward trend. Reference points for the offshore shrimp spawning stock biomass index have not been determined, but the Northwest Atlantic Fisheries Organization (NAFO) has recommended that the limit reference point should be set at 15% of the highest measurement. The female index in 2014 is well above that level, suggesting the stock is well above its PRI.	80				
Norway redfish (Iceland)	Catches have been sporadic, with catches remaining very low in most years, but peaking in 2010 at 2600t, whereas catches have been around 500t since. Norway redfish are caught in a wide area of the spring survey, mostly along the southern coast. The biomass index of Norway redfish has been increasing since 2000 and the index in 2015 was the highest since surveys began in 1985. It appears that current catches are having limited impact on stock at the current time and the status of the stock appears good.	80				

Stock	Justification	Status		
Plaice (Iceland)Biomass indices from the spring survey indicate that the plaice fishable stock decreased considerably in 1985–2001. Indices have increased somewhat, and then remained steady since. Based on age-catch analysis, the stock has been estimated to have decreased by more than half in 1993–2000, reaching a minimum in 2000. Since 2000, fishing mortality has been reduced and the fishable biomass has been increasing despite low recruitment. The quota is set at F _{MSY} , assuming the low recruitment is ongoing, and a seasonal closed area is used to help protect the spawning stock. Given the stock assessment results, it is unlikely that the stock is below PRI and with the current increase in stock size, the fishery is not hindering any recovery to the MSY level.				
Saithe (Iceland)	The spawning-stock biomass of Icelandic saithe has been well above the B_{lim} and the fishing mortality has declined from 0.30 in 2009 to 0.19 in 2014, just below the target rate 0.2 (F_{MSY}).	100		
Sea cucumbers (Iceland)	The distribution and abundance of sea cucumbers is very patchy. Biomass swept-area surveys have been conducted on three fishing grounds within two of the three areas sea cucumbers occur. Landings have been recommended to not exceed 10% of the estimated stock biomass in each area. The fishery is expanding, and it appears likely that a significant proportion of the biomass is unexploited (i.e. outside currently fished areas). Therefore, it is highly likely above PRI at the current time.	80		
Spotted wolffish (Iceland)	The recruitment index, total biomass index and fishable biomass index has been decreasing in recent years and all three of these indices were at an historical minimum in 2015 since measurement started in 1985. The indices are likely to continue to fall unless there is a substantial reduction in catch. Based on the index, the fishable biomass is around 30-40% of the peak in the time series and therefore the stock is currently likely to be above its PRI. However, perception of the stock could change if fishing mortality is not reduced in future.	80		
Tusk (Iceland)	Fishing mortality has declined in recent years, but is above the current FMSY estimate. SSB has been increasing in recent years and is likely above any candidate MSY B _{trigger} .	80		
Witch (Iceland)	The <i>Nephrops</i> survey suggests that the fishable witch stock declined in 2005–2008, but has been steady since. Recruitment has been very poor in recent years, which will probably mean further decrease in the fishable stock in the coming years. Current biomass appears to be above any B _{lim} because biomass has been broadly stable through the recruitment decline.	80		

3.4.4.2 Management

The exploitation rates of most stocks are controlled by setting appropriate TACs. However, exploitation rates are also limited by controlling fleet capacity, setting up closed areas to protect critical habitats, and regulations on fishing gears (e.g. setting minimum mesh sizes). Management of all primary species with a TAC is carried out under the same system as described in the Principle 3 (see section 3.5.3).

In order to manage bycatch of non-target species, the Icelandic Fisheries Management Act requires that all catches shall be landed; therefore, discarding is illegal. There are several features in the fisheries management system which reduce the incentive to discard:

- Fishers can land small or undersize fish, with only 50% of the weight being charged against the annual catch quota up to a certain limit (generally 10% of the total landings of each species). This part of the catch should be separated from the rest when the vessel comes into harbour.
- When landing, up to 5% of the total catch (0.5% in case of pelagics) can be classified as being
 of a low commercial value and should not be subtracted from the quota allocated to the
 vessel. This part of the catch should be sold at an authorized auction and the proceeds go
 towards funding marine research (Verkefnasjóður sjávarútvegsins). This part of the catch
 should be separated from the rest when the vessel comes into harbour.
- There is strict surveillance of fishing vessels (including observers on board) and stiff penalties are imposed for violations of Individual Transferable Quotas (ITQ) rules and regulations.

Any remaining levels of discarding in fisheries is routinely assessed by the Marine and Freshwater Research Institute (MFRI).

3.4.4.3 Information

There are strict requirements for vessels to be equipped with VMS and the keeping of log books onboard all fishing vessels, containing information on fishing practices such as location, dates, gear and catch quantity. Vessels above 6 GT in size are required to carry electronic logbook, whilst smaller vessels are allowed to fill in logbooks manually, and all logbooks must be made available to inspectors from the DF and to MFRI for scientific purposes. A team of inspectors from DF monitors landing and weighing practices and inspectors may board fishing vessels to monitor catch composition, handling methods and fishing equipment. Following a random investigation, inspectors can join the vessel to the same fishing ground the vessel visited during the previous fishing trip, in order to examine their fishing practices. At landing, the catch of each vessel is monitored by certified weighers and logged into electronic database by dates and regions, species and quantities. This allows for the use of DF database to trace the origin and date of catch and to compare catches by an individual vessel to other vessels fishing at the same location and date. Discrepancies in catch composition can lead to further inspections. An observer system is operated by the DF, both at landing sites and on board vessels. Icelandic observers are placed on-board all types of Icelandic fishing vessels, primarily to monitor length and maturity of catches and to record by-catch. Observers aim to go on 1% of all fishing trips and coverage is good for the largest fisheries (e.g. bottom trawlers, longlines). A lower number of trips is monitored for the smaller fisheries (e.g. gillnets, demersal seines), but the overall coverage from onboard observations has improved over the past 5 years (MFRI, pers. communication). Allocation of observers to fishing vessels is generally random, and vessels cannot refuse the presence of obsevers on board. However there have in the past been instances where observers were sent to monitor fishing vessels where fishing effort and/or catch data showed anomalities (DF, pers. communication). DF observers have annual meetings with MFRI scientists during which observers are trained in species identification, sampling protocols are discussed, and observer handbooks are distributed (MFRI, pers. communication). Moreover, the Icelandic coast guard monitors fishing activities in Icelandic waters, e.g. via VMS, including surveillance of areas closed for fishing. Breach of regulations leads to a warning or a fine. Repeated offences lead to heavy fines, revocation of the vessel's license to fish and possibly a prison sentence.

3.4.5 Bait Species

There is a general lack of quantitative data on bait use, and the assessment of bait relied mostly on information obtained during the site visit. Longline and handline vessels use a variety of bait, subject to availability, price and preference. Important source of bait are herring (Norwegian spring spawners), mackerel, Pacific saury (*Cololabis saira*), South Atlantic squid (*Loligo* spp.), and artificial bait. There is no commitment to purchase bait from any particular source, such as sustainable sources.

All bait stocks are managed stocks. There is a commercial directed fishery at these stocks and an intention (or there should be) to manage them to sustainable levels. Therefore, these stocks are considered primary species.

All main bait stocks are described are in good condition, although the status of some is highly uncertain or has not been formally determined. Local bait sources (herring, mackerel) are assessed by ICES and they are also caught as bycatch in these fisheries (Table 14). Status of stocks from sources from further afield (Pacific saury, *Loligo* squid) is more uncertain. No recent stock assessment has been completed for Pacific saury, although one is expected in 2017 (NPFC, 2015). Squid could originate from a number of stocks for which the status is unknown.

The most common bait size is 30 g/hook compared to current reported catch rates of around 700 g/hook (Chun Gil, 2005). Given also that the bait could consist of a mix of species from different stocks, each with life history characteristics giving them high resilience, the bait use as a proportion of the total catch indicates all bait should be treated as minor species (<5% of landings).

3.4.6 Secondary Species

Secondary species are the part of the catch that is (i) not covered by P1, (ii) are not considered primary species (e.g. managed) and (iii) may be out of the MSC scope but are not assigned as ETP species (see section 3.4.7). Although some of these species, such as Atlantic halibut and whiting are monitored and managed to a degree, the stock status has not yet been evaluated against reference points and they are not managed using TAC. These species, for this current assessment , have been allocated to the secondary species group.

None of the secondary species are 'main' (i.e. >5% of the catch, of >2% of the catch for less resilient species). However, we are considering several 'out of scope' species as 'main': five mammal species and eleven seabird species, that are potentially vulnerable to these fisheries. Please note that for these 'out of scope' species, the focus of the assessment has been on (cod) gillnets, anglerfish gillnets, lumpfish gillnets and longlines, since available evidence indicates that these gears have much higher interaction levels than the other gears being assessed.

FISH				
English Name	Species	Icelandic Name	Туре	Resilience
Atlantic halibut	Hippoglossus hippoglossus	Lúða	Fish	Low
Baird's slickhead	Alepocephalus bairdii	Gjölnir	Fish	Low
Black scabbardfish	Aphanopus carbo	Stinglax	Fish	Low
European eel	Anguilla anguilla	ÁII	Fish	High
European Hake	Merluccius merluccius	Lýsingur	Fish	High
Greater eelpout	Lycodes esmarkii	Dílamjóri	Fish	Low
Greater forkbeard	Phycis blennoides	Litla brosma	Fish	Low
Grey gurnard	Eutrigla gurnardus	Urrari	Fish	High
Megrim	Lepidorhombus whiffiagonis	Stórkjafta / Öfugkjafta	Fish	High
Northern wolffish	Anarhichas denticulatus	Blágóma	Fish	Low
Norway pout	Trisopterus esmarkii	Spærlingur	Fish	High
Orange roughy	Hoplostethus atlanticus	Búrfiskur	Fish	High

Table 15: Secondary species list, including English, scientific and Icelandic names. Resilience has been included for all in-scope species.

Pollack	Pollachius pollachius	Lýr	Fish	High
Rabbit fish	Chimaera monstrosa	Geirnyt/Havmus	Fish	Low
Roughhead grenadier	Macrourus berglax	Snarphali	Fish	Low
Roundnose grenadier	Coryphaenoides rupestris	Slétti langhali	Fish	Low
White hake	Urophycis tenuis	Stóra brosma	Fish	High
Whiting	Merlangius merlangus	Lýsa	Fish	High
RAYS & CEPHALOPODS				
English Name	Species	Icelandic Name	Туре	Resilience
Blue/Common Skate	Dipturus flossada	Skata	Ray	Low
Starry ray	Amblyraja radiata	Tindaskata	Ray	Low
Fuller's ray	Leucoraja fullonica	Náskata	Ray	Low
Sharp-nosed skate	Dipturus linteus	Hvítaskata	Ray	Low
MOLLUSCS				
English Name	Species	Icelandic Name	Туре	Resilience
Common whelk	Buccinum undatum	Beitukóngur	Mollusc	Low
SHARKS				
English Name	Species	Icelandic Name	Туре	Resilience
Black dogfish	Centroscyllium fabricii	Svartháfur	Shark	Low
Greenland shark	Somniosus microcephalus	Hákarl	Shark	Low
Portuguese dogfish	Centroscymnus coelolepis	Gljáháfur	Shark	Low
Spiny / Picked dogfish	Squalus acanthias	Háfur	Shark	Low
Porbeagle shark	Lamna nasus	Hámeri	Shark	Low

SEABIRDS		
English Name	Species	Icelandic Name
Black-legged kittiwake	Rissa tridactyla	Rita
Bruennich's guillemot	Uria lomvia	Stuttnefja
Common eider	Somateria mollissima	Æðarfugl
Common guillemot	Uria aalge	Langvía
Common loon	Gavia immer	Himbrimi
European shag	Phalacrocorax aristotelis	Toppskarfur
Great black-backed gull	Larus marinus	Svartbakur
Great cormorant	Phalacrocorax carbo	Dílaskarfur
Northern fulmar	Fulmarus glacialis	Fýll
Northern gannet	Morus bassanus	Súla
Razorbill	Alca torda	Álka
MARINE MAMMALS		,
English Name	Species	Icelandic Name
Harbour porpoise	Phocoena phocoena	Hnísa
Harbour seal	Phoca vitulina	Landselur
Harp seal	Pagophilus groenlandicus	Vöðuselur
Grey seal	Halichoerus grypus	Útselur
Ringed seal	Phoca hispida	Hringanóri

Table 16: 'Out of scope' secondary species. Applicable to (cod) gillnets, anglerfish gillnets, lumpfish gillnets and longlines.

3.4.6.1 Outcome status – 'in scope' species

All finfish landings of secondary species are minor, and in many cases negligible. Overall, the capacity of the fleets has been reduced so that fishing effort is commensurate with the productivity of the main target stocks (cod, haddock, saithe, ling, herring, capelin etc.). This provides some protection for non-target species as well.

Discarding is likely to occur, but is not expected to be high. Discarding is however a requirement for viable Atlantic halibut. In 2012 a regulation was issued to ban all targeted fishing for this species, stipulating that all viable fish must be released. These measures were adopted because the recruitment and biomass indices decreased rapidly between 1985 and 1992, and have remained low since (MRI, 2016). Atlantic halibut is now only caught as bycatch in bottom gears (MRI, 2016). Catches of Atlantic halibut recorded for the UoAs under assessment are very low, ranging from 4 tonnes (gillnets) to 264 tonnes (bottom trawlers) in total in the years 2011-2016, and only making up between 0.003 - 0.1% of total catches of the UoAs (see landings profiles above). Moreover, since the ban on Atlantic halibut landings was introduced in 2012, catches have almost ceased completely (see Figure 3-9).

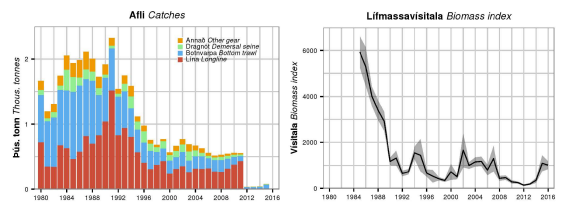


Figure 3-9: Atlantic halibut (*Hippoglossus hippoglossus*) catch by gear type, and biomass indices from 1980 to 2016. Source: MRI, 2016.

3.4.6.2 Outcome status - 'out of scope' species

Although Icelandic fishers are required to land all catches, based on the current practical interpretation of Icelandic fisheries laws, seabirds and mammals can be discarded at sea, as long as such catches are recorded in logbooks by fishers (MFRI, pers. communication). Pálsson et al. (2015) used data from observers, the scientific cod gillnet surveys (conducted in April each year) and selfreported data, to estimate bycatch of seabirds in Icelandic waters for the years 2009-2014, and marine mammals for the period 1997-2014. Although bycatch reporting is mandatory for Icelandic fisheries, returns of logbooks in general, and returns of electronic log books in particular, have however been low. In order to improve the available bycatch data, DF observers have stepped up efforts since 2014 to monitor bycatch of seabirds in cod gillnets, lumpfish gillnets and longlines. At present a coverage of ca. 1% of fishing trips is achieved. The number of individuals taken as bycatch during the fishing trips monitored by onboard observers is raised by MFRI to the total fishing fleet by taking into account the observed and the total fishing effort (annual bycatch estimate = observed bycatch * total fishing effort / observed fishing effort). In the case of cod gillnets a more detailed calculation is made which takes into account fishing effort by month as well as an index of monthly abudance for marine mammals and seabirds (annual bycatch estimate = sum [bycatch per month * (netdays by the fleet per month / netdays by the fleet per month)] * abundance index) (MFRI, pers. communication).

Bycatch estimates provided by the MFRI are generally higher than those previously estimated by Pálsson et al. (2015). Taking a precautionary approach, and considering the improved quality of the new data due to the increase in onboard observations, the present assessment is based on the updated MFRI dataset. Seabird and marine mammal population size estimates based on the most recent data available and average annual percentage of populations impacted by the UoAs included in the present assessment were calculated and the mortality rates considered during scoring.

In several cases there are significant variations in estyimated annual by-catch numbers, for instance for harbour seal bycatch in lumpfish nets increased by a factor of 5.5 (232 individuals to 1288) between 2014 and 2015. In some cases such variations can be explained by differences in fishing effort between 2014 and 2015 (Table 17), but the quality of the by-catch data remains a concern. Consequently in all cases the 'worst case scenario' approach to estimating by-catch rates was adopted: (i) the maximum number of individuals caught as by-catch in either 2014 or 2015 was taken into account, and (ii) in the case of cormorants the assessment team took the precautionary approach of first assuming all bycatch was European shag and then assuming all bycatch was great cormorant (since the available data does not distinguish between great cormorant and European shag). Conditions were imposed to improve the quality of the by-catch data.

Year	Lumpfish Gillnet		Cod Gillnet		Longline	
	Obs.	Total	Obs.	Total	Obs.	Total
2014	37	3000	4020	308254	434	16557
2015	21	3769	3828	412243	346	15310

Table 17: Number of observed (obs.)	trips/netdays/sets a	and the total	number of	^t trips/netdays/sets by the
Icelandic fishing fleet in 2014-2015.				

As a result of the high catches of harbour seal bycatch in lumpfish gillnets this UoA failed to meet SG60 for PI 2.2.1. In the case of the anglerfish net UoA less data was available, however based on the information available it is clear that catch profiles of this gear are likely to be different due to two major factors:

(1) There are differences in the location of the main fishing grounds. Anglerfish fishing grounds are mainly concentrated in the north-west of Iceland, whereas fishing grounds for lumpfish have a wider distribution (anglerfish only make up 0.23% of the lumpfish net catches).

(2) The fishing seasons of the two gears are different. Anglerfish gillnets are deployed mainly from late summer to winter, whereas lumpfish gillnets are deployed in March - August (Kennedy et al., 2014). The fishing season for lumpfish thus overlaps with the main pupping and moulting period of lcelandic seals, when seals are found closer to their haul-out sites on land and thus more likely to encounter fishing gears set close to land (Granquist and Hauksson, 2016)

Seabirds

Seabirds use sea cliffs as nesting sites and breeding colonies of seabirds are found all around Iceland. Since the early eighties, the populations of seabirds have in general reduced significantly which most likely has been driven by changes in food availability (Hundeide, 2015). Seabirds are most vulnerable to be caught by fishing gear while feeding relatively close to the shore, in particular gillnets and longlines. It should be noted that Icelandic populations of several breeding seabirds are declining, for reasons which are unclear but which are thought to be related to changes in climate and oceanographic conditions in the Arctic regions.

Based on the 2014-2015 MFRI by-catch data made available to the assessment team during the site visit, seabird interactions with fisheries took place for (cod) gillnets, lumpfish gillnets, and longlines (Table 18). Interactions with towed gears such as trawls and Danish seines are minimal (MFRI, pers. communication).

	(Cod)	Gillnet	Lumpfish Gillnet		Longlines	
Species	2014	2015	2014	2015	2014	2015
Bruennich's guillemot			46	0		
Common guillemot	113	1127	208	216		
European shag*			487	930	113	104
Great black-backed gull					0	207
Great cormorant*			487	930	113	104
Northern fulmar	2717	1628			2490	1555
Northern gannet	151	292			113	207
Razorbill	0	83				

Table 18: Secondary out-of-scope seabird species bycatch (total number of individuals) taken in Icelandic (cod) gillnet, lumpfish gillnet and longline fisheries based on data recorded by onboard observers in 2014 and 2015 and raised to the total fishing fleet by the MFRI. Source: MFRI pers. communication.

* Data does not distinguish between these morphologically very similar species.

Table 19: Impacts on Icelandic populations of secondary out-of-scope seabird species by (cod) gillnet, lumpfish gillnet and longline fisheries. Population size estimates based on the most recent data available (source: BirdLife International (2015) European Red List of Birds) and percentage of population impacted based on maximum bycatch rates estimated by the MFRI in the years 2014-2015 are presented. Bycatch data was provided by MFRI scientists following the site visit.

		% Population Impacted				
Species	Icelandic Population Size (Individuals)	(Cod) Gillnet	Lumpfish Gillnet	Longlines		
Bruennich's guillemot	153,000-520,000		0.01 - 0.03			
Common guillemot	368,000-1,060,000	0.11 - 0.31	0.02-0.06			
European shag	9800		9.49	1.15		
Great black-backed gull	30,000-40,000			0.52 - 0.69		
Great cormorant	8200		11.34	1.38		
Northern fulmar	2,300,000	0.12		0.11		
Northern gannet	63,000	0.46		0.33		
Razorbill	625,000	0.01				

¹ Only outdated (1992) estimates of the Icelandic population size exist

In the case of anglerfish gillnets a limited number of onboard observations were carried out by the MFRI 2016 (0.6% coverage of anglerfish gillnet fishing trips was achieved), but the final 2016 bycatch estimates were not available at the time of writing. Consequently, a PSA analysis had to be conducted to assess the outcome status of out-of-scope secondary seabird species for this UoA, based on species identified by stakeholders during the site visit: northern fulmar (identified during a meeting with NASBO) and common guillemot (identified by the MFRI bycatch expert).

Brünnich's guillemot

Brünnich's guillemot (*Uria lomvia*), also known as 'thick-billed murre', is native to both Greenland and Iceland, where it breeds on coastal cliffs and islands in areas supporting rich planktonic biomass near cliffed coasts. It winters mostly offshore near the edge of the continental shelf, and along sea coasts and in bays where concentrations of fish and invertebrates occur (Snow and Perrins 1998). At sea this species tends to be found in large flocks, likely related to the non-random distribution of it's prey. Brünnich's guillemots feeds on fish, squid and crustaceans throughout the year, as well as polychaetes and molluscs (Nettleship and Christie 2013). The European population is estimated at 1,920,000-2,840,000 mature individuals; the Icelandic population has been estimated at 153,000-520,000 individuals (Table 19). No information is available on population trends (BirdLife International, 2015). Since the species has an extremely large population size it has an IUCN status of 'Least Concern' in Europe (see status on http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 46 Brünnich's guillemot deaths per year, which accounts for 0.01-0.03% of the total estimated Icelandic population per year.

Common guillemot

The common guillemot has a circumpolar distribution, occurring in the low-arctic and boreal waters of the north Atlantic. The common guillemot is a pursuit-diving marine bird which forages primarily during daylight. One parent remains at the colony with the chick whilst the other is on a foraging trip. Birds departing colonies usually splash-down to form large rafts close to the colony before departing to foraging areas. The European population is estimated at 2,350,000-3,060,000 mature individuals; the Icelandic population has been estimated at 368,000-1,060,000 individuals (Table 19). Since 2005 a sharp decline has been observed in Iceland (where nearly a quarter of the European population is found) (BirdLife International, 2015). As a result of the reported decline in Iceland, the estimated and projected rate of decline of the European population size over the period 2005-2050 (three

generations) varies from 25% to more than 50%, and the species was recently given an IUCN status of just 'Near Threatened' in Europe (see status on http://www.iucnredlist.org/). However, since 2000 a number of populations have been increasing elsewhere, including in the UK (which holds nearly half the European population) (JNCC 2014; BirdLife International, 2015).

Based on the most recent MFRI data available, gillnets account for a maximum of 1127 common guillemot deaths per year, which accounts for only 0.11-0.31% of the total estimated Icelandic population per year. In addition a maximum of 216 common guillemots were caught annually by lumpfish gillnets in 2014 - 2015, which accounts for another 0.02-0.06% of the total Icelandic common guillemot population per year. Indeed, local experts do not consider that gillnet fisheries are a threat to the population status of this species (Dr. Erpur Snær Hansen, Náttúrustofa Suðurlands / South Iceland Nature Research, Vottunarstofan Tún pers. communication, 24 May 2016).

European Shag / Great cormorant

The great cormorant (*Phalacrocorax carbo*) inhabits both marine and freshwater areas, whilst the European Shag (*Phalacrocorax aristotelis*) is exclusively marine. Shags typically breed on (steep) sea cliffs whilst cormorants breed on top of small islands where they build their nests. Both shag and cormorant breed in the Breiðafjörður region of Iceland. During the winter, they can be found all along the coast. 4100 pairs of great cormorant and 4900 pairs of European shag are estimated to breed in Iceland (BirdLife International, 2015), representing 1% and 6% respectively, of the overall North Atlantic population. The populations of the great cormorant are expected to increase both in the short and the long term, whilst the status of the European shag is less clear, with suspected decreasing short and long term population trends for unknown reasons. Nevertheless, both species were recently given a status of 'Least Concern' in Europe by IUCN (see http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 930 European shag / great cormorant deaths per year. Moreover, according to 2014-2015 bycatch estimates available from the MFRI, longlines account for a maximum of 113 cormorant / shag deaths a year. Since it is not known what percentage of the bycatch are cormorant and what percentage are shag (although breeding populations of the two species are similar in Iceland), the assessment team took the precautionary approach to assume all bycatch were one species and then the other. Based on these precautionary calculations, a maximum of 11.34% of the total estimated Icelandic population per year would be affected for great cormorant, and 9.49% per year for shag by lumpfish gillnets, which is concerning. For longlines the precautionary estimates are 1.38% for great cormorant and 1.15% for European shag. It is likely that the actual values are much lower for both species / gears. Indeed local experts do not consider that fisheries are a threat to the population status of this species (Dr. Erpur Snær Hansen, Náttúrustofa Suðurlands/South Iceland Nature Research, Vottunarstofan Tún pers. communication, 24 May 2016).

Greater black-backed gull

This species can be found breeding on coasts from the extreme north-west of Russia, along Scandinavia, on Baltic Sea coasts, on the coasts of north-western France, the United Kingdom and Ireland, across the north Atlantic in Iceland and southern Greenland and on the Atlantic coasts of Canada and the USA down to North Carolina. Individuals breeding in harsher environments will migrate south, wintering on northern coasts of Europe from the Baltic Sea to southern Portugal, and down North America as far south as the Caribbean (del Hoyo et al. 1996). In Iceland, they are common all along the coast, but more common in the south. The Icelandic population was estimated to number 15,000 to 20,000 breeding pairs by the Icelandic Institute of Natural History in 2000. The short-term trend of the Icelandic population is unknown, whilst the projected long term trend is decreasing (Birdlife International, 2015). This could possibly be due to the declining availability of discarded offal from ships and land-based waste (Dr. Erpur Snær Hansen, Náttúrustofa Suðurlands/South Iceland Nature Research, Vottunarstofan Tún pers. communication, 24 May 2016). However, this species was recently given a status of 'Least Concern' by IUCN (see http://www.iucnredlist.org/).

According to the most recent bycatch estimates available from the MFRI, longlines account for a maximum of 207 black-backed gull deaths a year. Based on the lower estimated Icelandic population size of 30,000 individuals, this would account for only 0.69% of the total estimated Icelandic population population per year.

<u>Fulmar</u>

The northern fulmar is found throughout the north Atlantic and North Sea, north of 45°N (Hagemeijer and Blair 1997). Its boreal distribution has increased over the last 250 years to Iceland, the Faroes, Spitsbergen and suitable areas of coastline in Britain (Hagemeijer and Blair 1997, Snow and Perrins 1998). Based on the most recent estimates the European fulmar population is estimated at 3,380,000-3,500,000 pairs. Despite fluctuations in the fulmar population, it remains a common breeder in Iceland; in 1983-2009 the Icelandic population was estimated to number 1,150,000 breeding pairs. More recent estimates are not available, but both short and long term population trends for this species have been estimated to be decreasing in Iceland. Historically 3,300 and 10,500 fulmars were hunted annually in Iceland, but this practice is far less frequently nowadays. The species was recently given an IUCN status of 'Least Concern' in Europe (see http://www.iucnredlist.org/).

Based on the most recent MFRI data available, gillnets account for a maximum of 2717 fulmar deaths per year, and longlines account for around 2490 fulmar deaths per year. This is the equivalent to 0.1% of the total estimated Icelandic population per year for each of these gears. Indeed, local experts do not consider that fisheries are a threat to the population status of this species (Dr. Erpur Snær Hansen, Náttúrustofa Suðurlands/South Iceland Nature Research, Vottunarstofan Tún pers. communication, 24 May 2016).

Northern gannet

The northern gannet is found on both sides of the Atlantic Ocean; breeding sites include northern France, the United Kingdom, Ireland, Iceland, Norway and the eastern tip Quebec (Canada) (del Hoyo et al. 1992). The Icelandic population was estimated to number 31,500 breeding pairs in 2005-2008 (Arnthór Garðarsson. 2008a, cited in Birdlife International, 2015). This strictly marine species wanders mostly over continental shelves, feeding on shoaling pelagic fish which are mostly caught by plunge-diving from great heights. It also follows trawlers and will form large congregations where food is plentiful. Breeding is highly seasonal starting between March and April, usually in large colonies on cliffs and offshore islands, but also sometimes on the mainland. Both short and long term population trends for this species have been estimated to be increasing in Iceland, and the species was recently given an IUCN status of 'Least Concern' in Europe (see status on http://www.iucnredlist.org/).

According to the most recent bycatch estimates available from the MFRI, gillnets account for a maximum of 292 gannet deaths a year. Based on the estimated Icelandic population size of 63,000 individuals, an average annual catch of northern gannets caught as bycatch would account for only 0.46% of the total estimated Icelandic population per year. Moreover, according to the most recent bycatch estimates available from the MFRI, longlines account for around a maximum of 207 gannet deaths a year. Based on the estimated Icelandic population size of 63,000 individuals, an average annual catch of northern gannets caught as by-catch by longlines would account for 0.33% of the total estimated Icelandic population per year. Indeed, local experts consider that longline fisheries are not a threat to the population status of this species (Dr. Erpur Snær Hansen, Náttúrustofa Suðurlands / South Iceland Nature Research, Vottunarstofan Tún pers. comm., 24 May 2016).

Razorbill

The species breeds on northern Atlantic coasts, in Greenland and in Western Europe from northwestern Russia to northern France. The Icelandic population has been estimated at 625,000 individuals (Table 19). This auk began declining in parts of its European breeding range during the 2000s, primarily in Iceland, which holds at least 60% of the European population, but where the population declined by 18% over the period 2005-2008 (BirdLife Internationa, 2015). This overall decline is estimated to range between 20-29% over a three year generation period (41 years), resulting in an IUCN classification of 'Near Threatened' in Europe (see http://www.iucnredlist.org/).

Based on the most recent MFRI data available, gillnets account for a maximum of 83 razorbill deaths per year, which accounts for 0.01% of the total estimated Icelandic population per year.

Table 20: Secondary out-of-scope marine mammal species bycatch (total number of individuals) taken in Icelandic (cod) gillnet and lumpfish fisheries based on data recorded by onboard observers in 2014 and 2015 and raised to the total fishing fleet by the MFRI.Source: MFRI pers. communication.

	(Cod) Gillnet		Lumpfish Gillnet	
Species	2014	2015	2014	2015
Harbour porpoise	551	553	139	215
Harbour seal	0	46	232	1288
Harp seal	92	212	23	72
Grey seal			162	1216
Ringed seal	38	0	46	143

Marine Mammals

Based on the 2014-2015 MFRI by-catch data made available to the assessment team during the site visit, marine mammal interactions with fisheries took place for (cod) gillnets, and lumpfish gillnets. No marine mammal interactions were observed for longlines, and interactions with towed gear such as trawls and Danish seines are minimal (MFRI, pers. communication).

Marine mammal population size estimates based on the most recent data available (data source for all species is the latest data available the MFRI taking into account the calculated 95% confidence intervals, mostly provided by Porsteinn Sigurðsson during pers. communication with Vottunarstofan Tún in May 2016) and average annual percentage of populations impacted by the UoAs included in the present assessment are presented in

Table 21 below.

In the case of anglerfish gillnets a limited number of onboard observations were carried out by the MFRI 2016 (0.6% coverage of anglerfish gillnet fishing trips was achieved), but the final 2016 bycatch estimates were not available at the time of writing. Consequently, a PSA analysis had to be conducted to assess the outcome status of out-of-scope secondary marine mammal species for this UoA, based on species recorded during onboard observations by the MFRI: harbour porpoise and harbour seal.

Table 21: Impacts on Icelandic populations of secondary out-of-scope marine mammal species by (cod) gillnet and lumpfish gillnet fisheries. Population size estimates based on the most recent data available (see table footnotes for source information), and percentage of population impacted based on maximum bycatch rates estimated by the MFRI in the years 2014-2015 are presented. Bycatch data was provided by MFRI scientists following the site visit.

		% Population Impacted		
Species	Icelandic Population Size (Individuals)	(Cod) Gillnet	Lumpfish Gillnet	
Harbour porpoise	43,179 ¹	1.28	0.50	
Harbour seal	7,652²	0.60	16.83	
Harp seal	470,540-784,280 ³	0.03 - 0.05	0.01 - 0.02	
Grey seal	3,400-5,000 ³		24.32 - 35.76	
Ringed seal	2,000,000-5,000,000 ³	0.001 - 0.002	0.003 - 0.01	

¹ Source: Gilles et al., 2011.

² Source: Þorbjörnsson, 2017.

³ Source: Þorsteinn Sigurðsson (MFRI) / Vottunarstofan Tún pers. communication, 30 May 2016.

Harbour Porpoise

Harbour porpoises are found in the cold temperate to sub-polar waters of the Northern Hemisphere (Gaskin 1992, Read 1999). In the North Atlantic, harbour porpoise can be divided into two separate populations, one in the Northwest Atlantic and the other in the Northeast Atlantic (Gaskin 1984, Andersen 1993, Andersen 2003). Within these populations, Gaskin (1984) identified 14 putative sub-populations, based primarily upon coincident summer distribution patterns and the assumption that harbour porpoise is confined largely to continental shelf areas. However, sighting data, satellite telemetry and records of bycatches indicate that harbour porpoise are capable of considerable movements and are not restricted to nearshore areas (Stenson and Reddin, 1990).

Harbour porpoise is common in shallow waters all around Iceland in spring to autumn, but less during the winter months (Ólafsdóttir et al., 2002). Abundance estimates of harbour porpoise, based on the North Atlantic Sightings Surveys programme (NASS) conducted in 1987, 1989 and 1995, indicated a population size of around 27,000 animals (Sigurjónsson and Víkingsson 1997; Stenson, 2003). The estimate was based on the shipboard part of NASS in 1987 and mostly on offshore observations (Gilles et al. 2011). This rough estimate most likely represents an underestimation of abundance, as the proportion of porpoise sightings missed during ship surveys can be quite high (Gilles et al. 2011). The NASS programme aimed at estimating the summer distribution and abundance of cetacean populations in the North East Atlantic. The results demonstrated great variation in distribution of harbour porpoise sightings between surveys but their occurrence was mainly inshore. In 2007 an aerial survey was conducted which specifically was designed to get reliable estimates of harbour porpoise distribution and abundance in Icelandic waters (Gilles et al. 2011). Highest densities were estimated in Breiðafjörður and to the NW of the fjord as well as in inshore waters off East Iceland (see figure below). The estimated population size of harbour porpoise in Icelandic waters is estimated at 43,179 animals (95% confident interval: 31,755 – 161,899 animals), but current population trend is unknown.

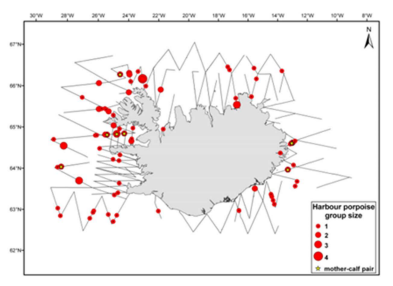


Figure 3-10. Aerial survey of harbour porpoise distribution in Iceland (2007). Results of aerial surveys conducted in the summer of 2007 in Icelandic waters based on sightings made by experienced observers. Grey line indicates effective survey effort in good or moderate harbour porpoise sighting conditions (Beaufort Sea states lower than 3), equivalent to 88% of the total effort. Source: Gilles et al. 2011.

The North Atlantic population of this species is large, and there is no evidence to suggest that any significant declines have occurred (although the population trend has not been quantified). This part of the European population should be considered 'Least Concern' (IUCN Cetacean Specialist Group, 2007).

According to the most recent MFRI data available, gillnets account for a maximum of 553 harbour porpoise deaths per year; based on the most recent estimates of population size available an estimated 1.28 % of the total population per year is impacted. In addition a maximum of 215 harbour porpoises were caught annually in 2014 and 2015 by lumpfish gillnets, accounting for another 0.5% of the Icelandic population.

Harbour seal

Harbour seals are one of the most widespread of the pinnipeds. They are found throughout coastal waters of the northern hemisphere, from temperate to polar regions. Available data show that the Eastern Atlantic Harbour Seal population is relatively large and widespread. A decline in numbers has recently occurred or is still occurring in some areas (e.g., Shetland and Orkney Islands, Firth of Tay), but in other parts of the range numbers are thought to be stable or increasing (Baltic Sea, southern Scandinavia). As a result, the Eastern Atlantic Harbour Seal does not meet any of the IUCN criteria for 'threatened' categories, and is listed as 'Least Concern' (Bowen, 2016).

However, despite the species' potential for long-distance movements, harbour seals are known to be regionally philopatric on a scale of several hundred kilometres. Studies of the *Phoca vitulina* population structure have shown that there are in fact a number of distinct population units in the North Atlantic, including a distinct population in Iceland (Stanley et al., 1996; Goodman, 1998; Andersen and Olsen, 2010; Andersen et al., 2011). A census of the Icelandic harbour seal population carried out in 2016 indicated a continuing decline in the harbour seal population. The estimated population size (7652 individuals) was 77% smaller than when first estimated in 1980, and 32% smaller than in 2011, when the last complete population census was undertaken (Figure 3-11). In addition, the estimate was 36% lower than a government issued management objective for the minimum population size of harbour seals in Iceland. The study concluded that based on criteria used by the International Union for Conservation of Nature and Natural Resources (IUCN), the conservation status of the Icelandic population should be considered as 'Endangered'. The reasons for the observed population decline are poorly understood, but the most likely factors contributing to the downward population trend are likely to be by-catch as well as direct hunting, which still takes place in Iceland (Porbjörnsson, 2017).

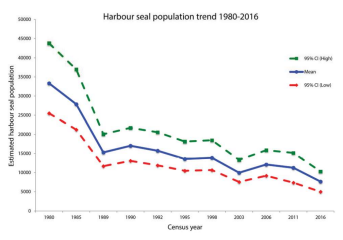


Figure 3-11: Icelandic harbour seal population trend in 1980-2016. Mean values (blue), as well as the 95% confidence intervals are shown. Source: Porbjörnsson, 2017.

Based on the most recent MFRI data available, gillnets account for a maximum of 46 harbour seal deaths per year, which would account for 0.6% of the total estimated Icelandic population per year. Lumpfish gillnets were responsible for an estimated maximum of 1288 harbour seal deaths in 2014 -

2015, which would have impacted 16.83% of the estimated Icelandic population. Given the recent evidence of harbour seal population trends, this percentage bycatch is of concern.

Harp seal

Harp seals are widespread in the North Atlantic and the adjacent Arctic Ocean and shelf seas. The Harp Seal is the most abundant pinniped species in the northern hemisphere, and it is found in three separate populations, each of which uses a specific breeding site. The western North Atlantic stock, which is the largest, is located off eastern Canada. A second stock breeds on the "West Ice" off eastern Greenland, which contributes to Icelandic individuals. The third stock is found in the Barents Sea / White Sea. Globally this species numbers close to nine million animals with an annual pup production for all breeding sites combined of approximately 1.2 million (ICES 2013, Hammill et al. 2014). The Icelandic population has been estimated at 470,540-784,280 individuals Table 21). Due to its large population size, and the increasing trend in two of the three major

Based on the most recent MFRI data available, gillnets accounted for a maximum of 212 harp seal deaths per year in 2014 and 2015, which accounts for 0.03-0.05% of the total estimated Icelandic population per year. Lumpfish gillnets were responsible for a maximum of 72 additional harp seal deaths during the same period, which impacted an additional 0.01-0.02% of the population.

population groups, the harp seal is currently classified by IUCN as 'Least Concern' (Kovacs, 2015).

Grey seal

Grey seals have a sub-Arctic to cold temperate distribution in over the continental shelf in North Atlantic waters (Hall 2002). Grey seals' diet varies by location, though they are largely benthic feeders, which in many areas primarily feed on sandeels found in sandy or gravelly benthic habitats (McConnell et al. 1999; Hall 2002).

There are three populations isolated both geographically and by timing of reproduction (Bonner 1981): (i) the western Atlantic population (centered in northeastern North America); (ii) the eastern Atlantic population, which is concentrated around the coast of the United Kingdom and Ireland but also includes breeding colonies in Iceland, the Faroe Islands and along the mainland coast of northern Europe as far south as Brittany in France (iii) the Baltic Sea. The Icelandic population has been estimated at 3,400-5,000 individuals

Table 21). Grey seal numbers are known to have increased strongly in recent years (including the northeast Atlantic population which is found in Iceland) as a result of measures to protect this species (Klimova et al., 2014). Based on the overall increasing population trends, this species is classified as 'Least Concern' by IUCN (European Mammal Assessment team, 2007).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 1216 grey seal deaths per year, which accounts for a concerning 24.32-35.76% of the total estimated annual number of grey seals which visit Icelandic waters to feed.

Ringed seal

Ringed seals have a circumpolar distribution throughout the Arctic basin including near the North Pole (Rice 1998), and range widely into adjacent seas. The species is not native to Iceland and only found as a vagrant species since it uses seas ice exclusively as a breeding, molding and resting habitat, rarely coming onto land (Frost and Lowry 1981, Kelly 1988). There are currently five recognized subspecies of ringed seal (Rice 1998, Committee on Taxonomy 2014), the Arctic ringed seal (*P. h. hispida*), the Okhotsk ringed seal (*P. h. ochotensis*), the Baltic ringed seal (*P. h. botnica*), the Ladoga seal (*P. h. ladogensis*), and the Saimaa seal (*P. h. saimensis*).

The Icelandic population has been estimated at 2,000,000-5,000,000 individuals (

Table 21). The species which is found in Iceland is the Arctic ringed seal, which was given a status of 'Least Concern' by IUCN in 2016 due to its very large population size and broad distribution (Boveng, 2016). Based on the most recent MFRI data available, gillnets accounted for a maximum of 38 ringed

seal deaths per year in 2014 and 2015, which accounts for only 0.001-0.002% of the total Icelandic population per year. Lumpfish gillnets were responsible for a maximum of 143 additional ringed seal deaths during the same period, which impacted an additional 0.003-0.01% of the population.

3.4.6.3 Management of Secondary Species

There are no direct management interventions for in-scope secondary species (finfish, crustaceans, sharks and rays), with the exception of Atlantic halibut. Landings of in-scope secondary species are however small (all are minor species), and in most cases negligible. Many input controls limiting exploitation of the main target stocks (cod, haddock, saithe etc.), such as limits on capacity, mesh size and so on, will also protect non-target stocks. With very low catches of secondary species, it is quite likely that further action is not required, but this has not been formally determined. Improved management of these stocks would likely lead them to be classified as primary species.

There is a requirement to discard Atlantic halibut if it is viable and all directed fishing of halibut has been prohibited. These measures were adopted because the recruitment and biomass indices decreased rapidly between 1985 and 1992, and have remained low since, most likely due to bottom trawl and longline activities (MRI, 2016). Evidence from the surveys indicates that the population size has been increasing in recent years, suggesting that the current management strategy is successfully rebuilding the stock (

Figure 3-9).

Various measures are taken to ensure the protection of juvenile fish and vulnerable habitats. This includes regulations on the type of fishing gear allowed in different areas, rules on the minimum mesh size, use of sorting grids on trawls and the closing of fishing grounds. If on board monitoring reveals that the percentage of small fish in the catch or the bycatch exceeds guideline limits, the MFRI may close the relevant fishing area for a short period of time, or for a longer period if small fish or by-catch repeatedly exceeds guideline limits. Also, temporary closures of areas are in force to protect spawning grounds of demersal species (Figure 3-12, Figure 3-1). Furthermore, various long-term area closures are in place, which may apply to specific fishing gear, fishing-vessel size or all fishing for certain periods of time. For instance, in order to protect the spawning stock of cod, extensive seasonal closures are in operation during the spawning season (Regulation Nr. 30/2005); all cod fisheries are closed within 12 miles along the south and west coast and within 6 miles along the north and east coast in April each year.

Such measures will serve to reduce bycatch of secondary out of scope seabird and marine mammal species; although not established to protect such species, area closures will also serve to maintain bycatch of marine mammals and seabirds at low levels since bycatch of many sensitive species is highest in inshore areas, which is where the closures are located (MFRI, pers. communication).

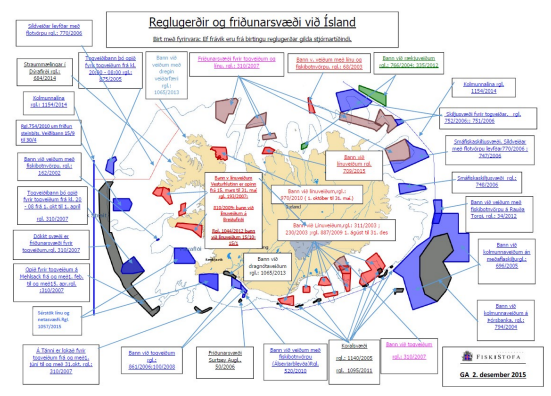


Figure 3-12. Map with information on temporarily closed areas in Icelandic waters. Source: Directorate of Fisheries (2015). A larger version is available here: http://www.fisheries.is/management/fisheries-management/area-closures/

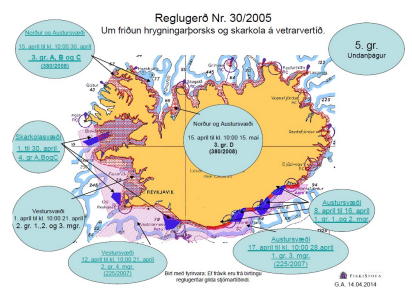


Figure 3-13. Map with information on spawning area closures in Icelandic waters. Source: Directorate of Fisheries (2015). A larger version is available here: http://www.fisheries.is/management/fisheries-management/area-closures/

Additional measures in place to manage bycatch of marine mammals and seabirds in Icelandic fisheries include:

- Marine mammal and seabird bycatch is monitored by mandatory eLog system, through the cod gillnet surveys (conducted in April each year), and onboard observers from the DF and the MFRI, although to date returns from the eLog system have been poor. The association of Small Boat Owners has taken steps to improve logbook reporting of marine mammal bycatch. In the effort to step up monitoring of such bycatch, the DF issued in 2014 a new simplified logbook form that is believed to improve reporting of bycatch². This will allow a comprehensive strategy to manage fishing impacts be implemented in the future. Observers monitored ca. 1% of all fishing trips by the gillnet and longline fleets in 2014 and 2015, and overall the quality of the data has improved in the last 5 years (MFRI pers. communication).
- Icelandic longline fisheries use mitigation measures in order to reduce bycatch of seabirds (pers. comm. Gunnlaugur Eiriksson, ISF; Vottunarstofan Tún 2011). The longliners use either bird-scaring buoy lines or a gas alarm which is sounded when the line is shot. During the winter time, the lines are often shot in the dark, which reduces the possible bycatch of seabirds.
- Fishers are not allowed to offer for sale, give away, nor accept as a gift, any bird that has been killed in fishing nets.
- Any birds or mammals caught alive must be released.

A project to evaluate and mitigate bycatch in the lumpfish fishery is currently underway; project partners are BirdLife International, BioPol ehf. (a marine biotechnology company based in Skagaströnd), and the Icelandic National Association of Small Boat Owners (NASBO). The project has increased observer coverage on lumpfish fishing vessels, focusing in particular on areas which are known bycatch hotspots, and areas with high fishing effort. Twelve fishing trips with observers on board took place in 2015, and thirty-one in 2016. The project is also testing practical bycatch mitigation measures such as black and white scarer pannels sown into lumpfish gillnets, and the potential use of flashing lights to scare away seabirds and marine mammals. Efforts are underway to identify sustainable sources of funding for ongoing monitoring and to extend the project to other fisheries. The project is ongoing, but once results are available it is expected that additional measures to further minimise the impacts of the lumpfish gillnet fishery will be implemented. Although the focus is on lumpfish gillnets, the mitigation measures being tested may well be transferrable to other types of gillnets such as (cod) gillnets and anglerfish gillnets. Moreoever, in 2017 research trials using the 'banana' pinger (from Fishtek Marine) were carried out to try to reduce porpoise bycatch in the cod gillnet fishery. Three commercial vessels were used for the experiment, one in Breidafjordur in west Iceland, one in Hunafloi in North Iceland and one off the south east coast. Analysis of the data collected during this initiative conducted in April 2017 is still ongoing, and will be presented at the ICES 2018 WGBYC meeting (ICES, 2017).

3.4.6.4 Information on Secondary Species

Information on fishing impacts on in-scope secondary species is available from the same data sources as for primary species (including both fisheries dependent and fisheries independent data), except that they may be somewhat less well studied since such species are not the focus of scientific sampling programmes and research projects. The Icelandic Fisheries Management Act requires that all catches shall be landed. Discarding is thus illegal, and landings of all in-scope species, are routinely recorded. All catches landed in Iceland must be weighed using specially authorized scales and the landing data is instantly transmitted to the database of Directorate of Fisheries (DF). There are strict requirements for the keeping of log books on-board all fishing vessels, containing information on fishing practices such as location, dates, gear and catch quantity. Log books must be made available to inspectors from the DF and to MRI for scientific purposes. A team of inspectors from DF monitors landing and weighing practices and inspectors may board fishing vessels to monitor catch composition, handling methods and fishing equipment. Following a random investigation, inspectors can join the vessel crew to the

² http://www.hafro.is/undir.php?ID=242&REF=3

same fishing ground the vessel visited during the previous fishing trip, in order to examine their fishing practices. Also, the system of instant recordings of landings allows for the use of DF database to trace the origin and date of catch and to compare catches by an individual vessel to other vessels fishing at the same location and date. Discrepancies in catch proportion can lead to further inspections (see section 3.4.4.3 for further details).

Landings of some out-of-scope species secondary, such as harbour seals, have also been reported, but these are rare. Although Icelandic fishers are required to land all catches, based on the current practical interpretation of Icelandic fisheries laws, seabirds and mammals can be discarded at sea, as long as such catches are recorded in logbooks by fishers (MFRI, pers. communication). Icelandic regulations however do require that all bycatch should be recorded. The registration of bird and mammal bycatch in commercial cod gillnets (other than lumpfish) started in 2002. Bycatch registration was received from 5% of the cod gillnet vessels until 2009, although no birds were registered. In 2009 fishers were required to switch to electronic logbooks and after that no information on marine mammals or bird bycatch has been returned. More recently discussion have taken place between the competent authorities (MII, MRI and DF) and the National Association of Small Boat Owners in order to improve logbook reporting of marine mammals and seabirds bycatch. In the effort to step up monitoring of such bycatch DF has issued a new simplified logbook form that is believed to improve reporting of bycatch³. In order to further improve the available data, the DF observers have stepped up efforts to monitor bycatch rates of cod gillnets, lumpfish gillnets nets and longlines (coverage at present is ca. 1% of fishing trips). All data recorded by onboard observers is routinely made available to the MFRI for analysis. In addition, to such fisheries dependent data, the registration of marine mammals caught in the MRI spring gillnet survey was initiated in 1997, and for birds in 2009. The MRI spring gillnet survey is equivalent to 2% of the total cod gillnet fishing effort in April. The first year's the gillnet survey was only conducted in the south and west of the country but since 2002 it is also done in the north. The most recent estimates of marine mammal and seabird bycatch compiled by the MFRI make use of all the available data sources to get the best possible estimate: data from observers, the scientific cod gillnet surveys (conducted in April each year), the limited amount of landings data available, and data from logbooks wherever feasible.

Information on the status of secondary species is available from fisheries independent scientific surveys, include the annual cod gillnet survey and the spring and autumn groundfish surveys. Data coming from such surveys is not publicly available, but routinely used for scientific purposes, for instance to assess the most recent population trends of Atlantic halibut (see

Figure 3-9).

Such routine scientific surveys are supplemented by targeted research projects and population counts, including for out-of-scope marine mammal and seabirds. For example during June-August 2015, the MRI participated in a large scale cetacean sightings survey (NASS-2015) conducted in cooperation with the Faroes, Greenland and Norway under coordination of the NAMMCO Scientific Committee. The Icelandic part of the survey was conducted from two research vessels and one aircraft (NAMMCO, 2016). More recently, in July - September 2017 the Icelandic Seal Center, the Vör Marine Research Center and the MFRI joined forces to carry out an aerial census of the Icelandic harbour seal in order to update the available information on population estimates, trends and current status (Porbjörnsson, 2017). Seabird surveys are carried out by the Icelandic Institute of Natural History, as well as through *ad hoc* scientific studies (e.g. Gardarsson and Jónsson (2014) carried out a study on the status of the breeding population of great cormorants in Iceland in 2012).

³ http://www.hafro.is/undir.php?ID=242&REF=3

Quantitative data is available to assess the magnitude of UoA-related impacts on the identified outof-scope secondary species (see Table 19,

Table 21), however logbook returns have been poor, and variations in estimated numbers of bycatch species evident in the most recent data indicate that the available information may not be accurate and verifiable for all bycatch species, including for the out-of-scope secondary species being considered in the present assessment. The low number of trips monitored by observers in the smaller fisheries, including gillnets, continues to make extrapolation of bycatch estimates difficult (MFRI, pers. communication); although the quality of the data has improved in the last 5 years. The most reliable by-catch data comes from observer trips, which covered 0.87% of fishing trips of the (cod) gillnet fleet in 2014, and 0.93% in 2015 / 0.9% of fishing trips by the longline fleet in 2014 and 1% in 2015 (MFRI pers. communication). Moreover, uncertainties remain on total population sizes of several species of birds and marine mammals, with only outdated information available on total population sizes for some species.

3.4.7 Endangered, Threatened and Protected Species

The MSC defines ETP species as those that are recognized as such by national legislation and/or binding international agreements to which the jurisdictions controlling the assessed fishery are party. Species are not considered as ETP under MSC protocols if they:

- only appear in non-binding lists;
- are only the subject of intergovernmental recognition;
- are not included in national legislation; and
- are not subject to binding international agreement.

Iceland has ratified a number of conventions on species protection and management, such as the Convention on Biological Diversity, the OSPAR Convention and the CITES Convention. However, Iceland is not a signatory to Agreement on the Conservation of Small Cetaceans of the Baltic, North East Atlantic, Irish and North Seas (ASCOBANS). These conventions have established objectives for conserving endangered, threatened or protected species and habitats, and if issues are identified relating to ETP species, a number of mechanisms have been developed to detect and reduce impacts.

Twelve bird, eight cetaceans, one terrestrial mammal, one seal and one marine reptile species have been identified as ETP species that have the potential to interact with marine fisheries in Iceland (see Table 22 and Table 23).

English Name	Species	Icelandic Name	Туре
Atlantic Puffin	Fratercula arctica	Lundi	Bird
Black Guillemot	Cheppus grylle islandicus	Teista	Bird
Black-legged kitiwake	Rissa tridactyla	Rita	Bird
Black-tailed godwit	Limosa limosa islandica	Jaðrakan	Bird
Common eider	Somateria mollissima	Æður	Bird
Common loon	Gavia immer	Himbrimi	Bird
Common Pochard	Aythya ferina	Skutulönd	Bird
Gyrfalcon	Falco rusticolus	Fálki	Bird
Horned Grebe	Podiceps auritus	Flórgoði	Bird
Long-tailed Duck	Clangula hyemalis	Hávella	Bird

Table 22: ETP species list, including English, scientific and Icelandic name.

White-tailed eagle	Haliaeetus albicilla	Haförn	Bird
Whooper swan	Cygnus cygnus	Álft	Bird
Blue Whale	Balaenoptera musculus	Steypireyður	Cetacean
Bowhead whale	Balaena mysticetus	Norðhvalur/Grænlandshvalur	Cetacean
Fin Whale	Balaenoptera physalus	Langreyður	Cetacean
Humpback whale	Megaptera novaeangliae	Hnúfubakur	Cetacean
Minke whale	Balaenoptera acutorostrata	Hrefna	Cetacean
North Atlantic Right Whale	Eubalaena glacialis	Sléttbakur	Cetacean
Sei Whale	Balaenoptera borealis	Sandreyður	Cetacean
Sperm Whale	Physeter macrocephalus	Búrhvalur	Cetacean
Hooded Seal	Cystophora cristata	Blöðruselur	Pinneped
Leatherback	Dermochelys coriacea	Leðurskjaldbaka	Reptile
Polar Bear	Ursus maritimus	Ísbjörn	Mammal

Table 23: ETP species designations in Icelandic marine waters

English Name	Species	Туре	IUCN Status	IUCN Pop. Trend	CITES, App. I	AEWA
Atlantic Puffin	Fratercula arctica	Bird	VU	Decreasing		
Black Guillemot	Cheppus grylle islandicus	Bird				Y
Black-legged kitiwake	Rissa tridactyla	Bird	VU	Decreasing		
Black-tailed godwit	Limosa limosa islandica	Bird				Y
Common eider	Somateria mollissima	Bird	VU	Decreasing		
Common loon	Gavia immer	Bird	VU	Decreasing		
Common Pochard	Aythya ferina	Bird	VU	Decreasing		
Gyrfalcon	Falco rusticolus	Bird			Y	
Horned Grebe	Podiceps auritus	Bird	VU	Decreasing		Y
Long-tailed Duck	Clangula hyemalis	Bird	VU	Decreasing		
White-tailed eagle	Haliaeetus albicilla	Bird			Y	
Whooper swan	Cygnus cygnus	Bird				Y
Blue Whale	Balaenoptera musculus	Cetacean	EN	Increasing	Y	
Bowhead whale	Balaena mysticetus	Cetacean			Y	
Fin Whale	Balaenoptera physalus	Cetacean	EN	Unknown	Y	
Humpback whale	Megaptera novaeangliae	Cetacean			Y	
Minke whale	Balaenoptera acutorostrata	Cetacean			Y	
N-Atlantic Right Whale	Eubalaena glacialis	Cetacean	EN	Unknown		
Sei Whale	Balaenoptera borealis	Cetacean	EN	Unknown	Y	
Sperm Whale	Physeter macrocephalus	Cetacean	VU	Unknown	Y	
Hooded Seal	Cystophora cristata	Pinniped	VU	Decreasing		
Leatherback	Dermochelys coriacea	Reptile	VU	Decreasing	Y	
Polar Bear	Ursus maritimus	Mammal	VU	Unknown		

Based on the by-catch data supplied to the assessment team by the MFRI and a literature review, five bird species (Atlantic puffin, black guillemot, black-legged kitiwake, common eider, and common loon) and one marine mammal (the hooded seal) were identified as ETP species which have interactions with three of the UoAs (gillnets, lumpfish gillnets, and longlines) under assessment (Table 24). These three species are examined in more detail below. No ETP species were recorded during onboard observations of anglerfish gillnets carried out by the DF in 2016, and none of the stakeholders interviewed during the site visit indicated that bycatch of any ETP species are taking place with this gear. Interactions of ETP marine mammal and seabird species with towed gear such as trawls and Danish seines are minimal (MFRI, pers. communication).

	(Cod)	(Cod) Gillnet		Lumpfish Gillnet		Longlines	
Species	2014	2015	2014	2015	2014	2015	
Atlantic puffin	0	42	0	72			
Black guillemot			1019	859	0	311	
Black-legged kittiwake			23	0			
Common eider			950	6580			
Common loon			46	0			
Hooded seal	0	46					
Long-tailed duck			23	0			

Table 24: ETP species bycatch (total number of individuals) taken in Icelandic (cod) gillnet, lumpfish gillnet and longline fisheries based on data recorded by onboard observers in 2014 and 2015 and raised to the total fishing fleet by the MFRI. Source: MFRI pers. communication.

Table 25: Impacts on Icelandic populations of ETP species by (cod) gillnet, lumpfish gillnet and longline fisheries. Population size estimates based on the most recent data available (source: BirdLife International (2015) European Red List of Birds, and MFRI pers. communications) and percentage of population impacted based on maximum bycatch rates estimated by the MFRI in the years 2014-2015 are presented. Bycatch data was provided by MFRI scientists following the site visit.

		% Population Impacted		
Species	Icelandic Population Size (Individuals)	(Cod) Gillnet	Lumpfish Gillnet	Longlines
Atlantic puffin	4,000,000-6,000,000 ¹	0.0007 - 0.001	0.001 - 0.002	
Black guillemot	10,000-15,000		6.79 - 10.19	2.07 - 3.11
Black-legged kittiwake	1,160,000		0.002	
Common eider	600,000		1.10	
Common loon	400-600		7.67 - 11.50	
Hooded seal	67,104-98,573 ²	0.05 - 0.07		
Long-tailed duck	4,000-6,000		0.38 - 0.58	

¹ Only outdated (1992) estimates of the Icelandic population size exist

² Source: Þorsteinn Sigurðsson (MFRI) / Vottunarstofan Tún pers. communication, 30 May 2016.

Since the bycatch estimates provided by the MFRI are higher than those previously estimated by Pálsson et al. (2015), the present assessment is based on the updated MFRI dataset. As for the out-of-scope secondary species, in all cases the 'worst case scenario' approach to estimating by-catch rates was adopted: (i) the maximum number of individuals caught as by-catch in either 2014 or 2015 was taken into account.

3.4.7.1 Outcome Status

Atlantic puffin

The species can be found throughout the North Atlantic Ocean. It occurs in north-west Greenland, from north Norway down to the Canary Islands, and Spain, where it nests on grassy maritime slopes, sea cliffs and rocky slopes (Nettleship et al. 2014). The species is a pursuit-diver catching most of its prey within 30 m of the water surface, although it is capable of diving to 60 m (Piatt and Nettleship 1985, Burger and Simpson 1986). Prey includes pelagic fish, such as herring, capelin, sandeel (Barrett et al. 1987), and on occasion demersal fish such as gadids (Rodway and Montevecchi 1996). Sandeels usually form the majority of the prey which are fed to chicks, and chicks are known to starve during periods of low sandeel abundance (Martin 1989). The Icelandic population has been estimated at 4,000,000-6,000,000, however this estimate dates back to 1992 and is thus outdated (

Table 25). The population in Iceland and Norway, which together account for 80% of the European population, decreased markedly since the early 2000s and, although the population size was estimated to be increasing in the UK during 1969-2000, evidence suggests that it has undergone declines or probable declines since 2000 (Harris and Wanless 2011). As a result, the population size in Europe is estimated and projected to decrease by 50-79% between 2000-2065 (three generations) (BirdLife International, 2015). These declines resulted in an IUCN classification of 'Endangered' in Europe (see status on <u>http://www.iucnredlist.org/</u>).

Based on the most recent MFRI data available, gillnets accounted for a maximum of 42 Atlantic puffin deaths per year in 2014 and 2015. Only outdated Icelandic population data (Umhverfisráðuneytið, 1992 cited in BirdLife International, 2015) exists, based on which an estimated 0.0007-0.001% of the Icelandic Atlantic puffin population would have been impacted. An additional maximum of 72 Atlantic puffins were caught as annual bycatch by lumpfish gillnets during the same period, which impacted a further 0.001-0.002% of the Icelandic population.

Black guillemot

According to IUCN (BirdLife International 2012), Iceland has about 3% of the North Atlantic breeding population with about two thirds breeding in Greenland or Norway (see 'supplementary material' to BirdLife International 2012). The species has a circumpolar distribution including the north coast of Russia as well as Alaska and Canada. Due to its very large population size in Europe, and only moderate decreases in the overall population size (less than 25% in 32.7 years, i.e. three generations), this species was recently given an IUCN status of 'Least Concern' in Europe (seee http://www.iucnredlist.org/).

The Icelandic population was estimated to number 10,000 to 15,000 individuals by the Icelandic Institute of Natural History in 2000. More recent estimates are not available, but both short and long term population trends for this species in Iceland have been estimated to be decreasing at a moderate rate. The reasons for this decline are not fully understood, although various factors have been suggested as explanations including: human disturbance, incidental capture in fishing nets, competition for nest sites with puffins, tick parasitism, changes in food resources and other environmental factors (Petersen, 2001). Black guillemots are nearshore feeders, and several studies (at the Bay of Fundy, Finland, Denmark and Iceland) found that black guillemots foraged between 0.5 and 4 km from nest sites, and occasionally beyond 7 km away (Birdlife International, 2000). As such

they are more susceptible to inshore gillnets, such as those targeting lumpfish, rather than cod gillnets that are usually operated further offshore.

Recent estimates of bycatch made available by the MFRI show that bycatch rates are low in longlines, although these estimates are based on observer reports which cover ca. 1% of fishing trips and there were considerable differences between estimated bycatch levels in 2014 and 2015 (2014: 0 / 2015: 311 black guillemots caught as bycatch). Using the lower estimated Icelandic population size of 10,000 individuals, and the maximum annual recorded bycatch of 311 black guillemots caught as by catch, the fishery would have impacted 3.11% of the total estimated Icelandic population per year. More concerning are estimated bycatch levels for lumpfish gillnets, where a maximum of 1019 black guillemots caught as bycatch were recorded during the same period, which accounts for 6.79-10.19% of the total Icelandic population size.

Black-legged kittiwake

This small gull (*Rissa tridactyla*) is found along most Atlantic coastlines, including those of Iceland and Greenland. The species winters at sea across much of the north Atlantic, before migrating to breeding grounds where black-legged kittiwakes nest in huge single- or mixed-species colonies (Burger et al. 2013). Its diet consists predominantly of marine invertebrates and fish, although during the breeding season it may also take intertidal molluscs, crustaceans, earthworms, small mammals and plant matter (Burger et al. 2013). Many species of fish have been recorded in its diet, but sandeels, capelin, and herring are particularly important (Burger et al. 2013). The European population is estimated at 3,460,000-4,410,000 mature individuals; the Icelandic population has been estimated at 1,160,000 individuals (Table 19). The European population size is estimated and projected to decrease by 30-49% over the period from 1983, the start year of the reported trend for Iceland, which accounts for more than 30% of the European population) to 2020 (three generations) (BirdLife International, 2015). As a result common eider was recently given an IUCN status of 'Vulnerable' in Europe (see status on http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 23 blacklegged kittiwake deaths per year, which accounts for 0.002% of the total estimated Icelandic population per year.

Common eider

The common eider (*Somateria mollissima*) is a widespread sea duck, which is distributed over the northern coasts of Europe, Iceland and southern Greenland. The species breeds in northern temperate regions and the Arctic, but its range expands south in winter, as far as the western Mediterranean (Carboneras et al. 2017a). Common eiders are widely distributed along the coast of Iceland, where nesting eiders are considered economically important because of their down. As a result, the breeding colonies of this species are protected, so that valuable down (ca. 3 tonnes annually) can be harvested from the nests (Skirnisson, 2015). Common eiders prey on a large variety of benthic invertebrate species such as molluscs, crustaceans and echinoderms in intertidal and subtidal areas; in Iceland the main prey of adult eiders are chitons and blue mussels (Skirnisson and Jonsson, 1996; Kristjansson et al. 2013). The European population is estimated at 1,580,000-1,910,000 mature individuals, but the species underwent rapid declines across the majority of its European breeding range during the 2000s. The Icelandic population has been estimated at 600,000 individuals (Table 19). The European population size is estimated and projected to decrease by 30-49% over the period 2000 - 2027 (three generations) (BirdLife International, 2015). As a result common eider was recently given an IUCN status of 'Vulnerable' in Europe (see status on http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 6580 common eider deaths per year, which accounts for 1.1% of the total estimated Icelandic population per year.

Common loon

The common loon (*Gavia immer*), also known as the great northern diver, breeds in southern parts of Greenland and throughout Iceland. In winter the species inhabits coastal areas and large lakes over a wide area including the Atlantic coasts of Europe from Finland to Portugal, and the western Mediterranean (Carboneras et al. 2017b). The European wintering population is estimated at 5,100-6,300 individuals, of which ca. 3,400-4,200 are mature individuals. The Icelandic population has been estimated at just 400-600 individuals (Table 19). The European population is estimated and projected to be decreasing by 30-49% between 2000 and 2029 (three generations) (BirdLife International, 2015). As a result the common loon has an IUCN status of 'Vulnerable' (see status on http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 46 common loon deaths per year, which accounts for 7.67-11.5% of the total estimated Icelandic population per year.

Hooded seal

Hooded seals are found at high latitudes in the North Atlantic, and seasonally they extend their range north into the Arctic Ocean. They breed on pack-ice and are associated with it much of the year, though they can spend significant periods of time in the pelagic realm (Lavigne and Kovacs 1988, Folkow and Blix 1999, Folkow et al. 2010). Four distinct populations can be found on pack ice: (i) near Jan Mayen Island, (ii) off Labrador and northeastern Newfoundland, (iii) in the Gulf of St. Lawrence, and (iv) in the Davis Strait. The total hooded seal population is currently estimated to be 650,000, including 400,000 individuals in the northwest Atlantic Ocean, and 250,000 in the Jan Mayen population (MarineBio.org). The Icelandic population has been estimated at 67,104-98,573 (

Table 25). With changing sea ice conditions reducing the pack ice habitat needed by all hooded seals, there is good reason to believe that numbers in all stocks might be declining. For instance, hooded seals in the Greenland 'West Ice' area continue to show a declining trend. Comparing pup production estimates for 1997 and 2012 indicates a population decrease of 3.7% per year and a reduction in population size of 43% in 15 years (Kovacs, 2016). The most recent estimate of the total size of this population is 82,830 (SE=8,028) and models suggest a continued decline of approximately 7% per year in the coming decade (Øigård et al. 2014). Overall, this stock is less than 10% of its abundance observed some 60 years ago (ICES, 2013). Overhunting was clearly involved in the collapse of this stock as quotas were being set for a population size much larger than it actually was. However, the cause of the significant on-going decline in this population is thought to be related to climate change induced alternation of its sea ice breeding habitat and increased predation by polar bears and killer whales in the pupping areas (Øigard et al., 2014); prey availability might also be an issue. As a result of these population declines this species is currently classified by IUCN as 'Vulnerable' (Kovacs, 2016).

Based on the most recent MFRI data available, gillnets account for a maximum of 46 hooded seal deaths per year in 2014 and 2015, which accounts for 0.05-0.07% of the total estimated annual number of hooded seals which visit Icelandic waters to feed.

Long-tailed duck

This seaduck is circumpolar, and breeds on the coasts of Greenland, Iceland and Norway. Besides coastal sites, this species nests on small lakes, pools, bogs and rivers; it is for example known to breed at Lake Mývatn in the north-east of Iceland (Bengtson, 1972). It winters at sea further south, where it can be found as far as south the United Kingdom and other areas including the Black Sea and Caspian Sea (Carboneras and Kirwan 2014). The species shows a preference for marine foods and its diet consists predominantly of animal matter such as crustaceans, molluscs, other marine invertebrates and fish (Snow and Perrins 1998). In Europe the breeding population is estimated at 676,000-890,000

mature individuals, which increases to 954,000-2,350,000 mature individuals in winter. The Icelandic population has been estimated at 4,000-6,000 (

Table 25). The winter population size is estimated to have been decreasing by 30-49% in 27 years (three generations); due to the rapid wintering population size decreases across Europe this species has an IUCN classification of 'Vulnerable' (BirdLife International, 2015; see http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets account for a maximum of 23 longtailed duck deaths per year in 2014 and 2015, which accounts for 0.38-0.58% of the total estimated Icelandic population of this species.

3.4.7.2 Management

Various measures taken to ensure the protection of juvenile fish and vulnerable habitats in Icelandic waters (e.g. regulations on the type of fishing gear allowed in different areas, rules on the minimum mesh sizes, use of sorting grids on trawls and the closing of fishing grounds) will serve to reduce bycatch of ETP seabird and marine mammal species (see also section 3.4.6.3). For instance, although not established to protect such species, area closures (see Figure 3-12, Figure 3-1) will also serve to maintain bycatch of marine mammals and seabirds at low levels since bycatch of many sensitive species is highest in inshore areas, which is where the closures are located (MFRI, pers. communication).

Additional measures in place to manage bycatch of marine mammals and seabirds in Icelandic fisheries include:

- Marine mammal and seabird bycatch is monitored by mandatory eLog system, through the cod gillnet surveys (conducted in April each year), and onboard observers from the DF and the MFRI, although to date returns from the eLog system have been poor. The association of Small Boat Owners has taken steps to improve logbook reporting of marine mammal bycatch. In the effort to step up monitoring of such bycatch, the DF issued in 2014 a new simplified logbook form that is believed to improve reporting of bycatch⁴. This will allow a comprehensive strategy to manage fishing impacts be implemented in the future. Observers monitored ca. 1% of all fishing trips by the gillnet and longline fleets in 2014 and 2015, and overall the quality of the data has improved in the last 5 years (MFRI pers. communication).
- Icelandic longline fisheries use mitigation measures in order to reduce bycatch of seabirds (pers. comm. Gunnlaugur Eiriksson, ISF; Vottunarstofan Tún 2011). The longliners use either bird-scaring buoy lines or a gas alarm which is sounded when the line is shot. During the winter time, the lines are often shot in the dark, which reduces the possible bycatch of seabirds.
- Fishers are not allowed to offer for sale, give away, nor accept as a gift, any bird that has been killed in fishing nets.
- Any birds or mammals caught alive must be released.

A project to evaluate and mitigate bycatch in the lumpfish fishery is currently underway; project partners are BirdLife International, BioPol ehf. (a marine biotechnology company based in Skagaströnd), and the Icelandic National Association of Small Boat Owners (NASBO). The project has increased observer coverage on lumpfish fishing vessels, focusing in particular on areas which are known bycatch hotspots, and areas with high fishing effort. Twelve fishing trips with observers on board took place in 2015, and thirty-one in 2016. The project is also testing practical bycatch mitigation measures such as black and white scarer pannels sown into lumpfish gillnets, and the potential use of flashing lights to scare away seabirds and marine mammals. Efforts are underway to identify sustainable sources of funding for ongoing monitoring and to extend the project to other

⁴ <u>http://www.hafro.is/undir.php?ID=242&REF=3</u>.

fisheries. The project is ongoing, but once results are available it is expected that additional measures to further minimise the impacts of the lumpfish gillnet fishery will be implemented. Although the focus is on lumpfishnets, the mitigation measures being tested may well be transferrable to other types of gillnets such as (cod) gillnets and anglerfish gillnets. Moreoever, In 2017 research trials using the 'banana' pinger (from Fishtek Marine) were carried out to try to reduce porpoise bycatch in the cod gillnet fishery. Three commercial vessels were used for the experiment, one in Breidafjordur in west Iceland, one in Hunafloi in North Iceland and one off the south east coast. Analysis of the data collected during this initiative conducted in April 2017 is still ongoing, and will be presented at the ICES 2018 WGBYC meeting (ICES, 2017).

There are no Icelandic requirements for protection and rebuilding black guillemot or hooded seals. However, in 2007 the NAMMCO Management Committee for Seals and Walruses recommended a commercial catch level of zero for hooded seals, only allowing limited research catches. This species is nevertheless still being caught in large numbers by Greenland; the average catches over the last 5 years are around 1,850 animals, compared to the previous five years when the annual catch was 3,400 (NAMMCO, 2016). There are no formal Icelandic requirements for protection and rebuilding of Atlantic puffin, but in recent years hunting restrictions have been agreed by locals and implemented for the biggest colony located in Vestmannayeyjar (MFRI, pers. communication).

3.4.7.3 Information

The sources of information available to assess the impacts of the UoAs on ETP seabird and marine mammal species / to assess the status of such species are the same as those described in detail for out-of-scope secondary species in section 3.4.6.4. They include: data from routine recoding of landings, logbook data, onboard observations, scientific surveys (in particular the annual cod gillnet survey), population censuses carried out by various entities (including but not limited to the MFRI, the Icelandic Seal Center, the Vör Marine Research Center and the Icelandic Institute of Natural History), and scientific research projects.

As for the out-of-scope secondary species, quantitative data is available to assess the magnitude of UoA-related impacts on the identified ETP species (see

Table 25), however logbook returns have been poor, and variations in estimated numbers of bycatch species evident in the most recent data indicate that the available information may not be accurate and verifiable for all bycatch species, including for the ETP species being considered in the present assessment. The low number of trips monitored by observers in the smaller fisheries, including gillnets, continues to make extrapolation of bycatch estimates difficult (MFRI, pers. communication); although the quality of the data has improved in the last 5 years. Moreover, uncertainties remain on total population sizes of several species of birds and marine mammals, with only outdated information available on total population sizes for some species, including Atlantic puffins identified as an ETP species in the present assessment.

3.4.8 Habitats

3.4.8.1 Outcome Status

Iceland is located at the junction of the Mid-Atlantic Ridge and the Greenland-Scotland Ridge just south of the Arctic Circle and this is reflected in the topography around the country. The different geomorphological features of the seafloor provide a broad range of benthic habitats, with substrate characteristics often related to depth. The main substrate types around Iceland are mud, gravel and lava; hard bottoms are more common in shallower waters, whilst in deeper waters, hard bottoms are often confined to abrupt features such as ridges and seamounts. Soft sediments often dominate in the troughs and beyond the continental slope. The shelf around Iceland is narrowest off the south coast and is cut by submarine canyons around the country (ICES, 2016). Differences in oceanographic conditions in the north and south of Iceland largely determine the distribution patterns of benthic species, with warmer water species found in areas dominated by Atlantic waters to the south, and colder water species found in colder Arctic waters to the north. The Greenland-Iceland-Faroe Ridge acts as a distribution barrier for many species, and overall benthic communities are characterised by high levels of both diversity and biomass (MFRI, 2016).

In the following section we will examine the impact of the assessed fisheries upon to specific elements, (i) *commonly encountered habitats* and (ii) *vulnerable marine ecosystems*.

3.4.8.2 Commonly encountered habitats

Commonly encountered habitats are those with which the gear regularly comes into contact; such habitats are considered separately from vulnerable marine ecosystems (VMEs) for the purpose of this assessment. The benthic habitats around Iceland are characterized by sandy and gravel bottoms in shallow waters and on the ridges, with frequent lava intrusions, and muddy, high organic bottoms in deeper waters (Figure 3-14). The deeper bottoms may have dense aggregations of mobile megabenthos, particularly in organic matter–rich regions. Dropstones in a muddy or sandy environment were observed to provide a substrate for various diverse sessile epifauna (Meißner *et al*, 2014).

Anglerfish occur over a very wide depth range from shallow waters down to dephts of over 1000 m, but in Icelandic waters the species is most common from 20 m to 500 m, where they are found on muddy to gravelly, occasionally rocky bottoms (Thangstad et al., 2002). In the past the distribution of anglerfish was restricted to the warmer waters of southern Iceland, but at present the species' distribution has expanded to the waters west / north-west off Iceland. The only UoA specifically targetting anglerfish considered in the present assessment are anglerfish gillnets; anglerfish are caught as bycatch in bottom trawl, *Nephrops* trawl, Danish seine, cod gillnets, lumpfish gillnets and longlines. The distribution of anglerfish catches taken in 2011 and 2015 with the three different types of gillnets considered in the present assessment is shown in Figure 3-16.

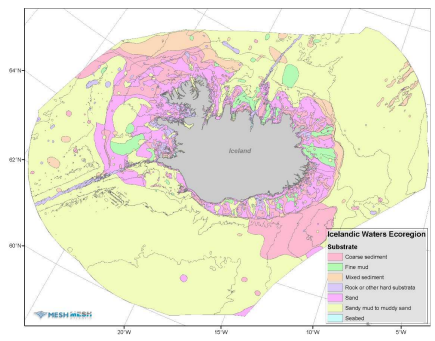


Figure 3-14: Major substrates in the Icelandic Waters ecoregion (compiled by EMODNET substrate habitats; www.emodnet-seabedhabitats.eu). Source: ICES, 2017.

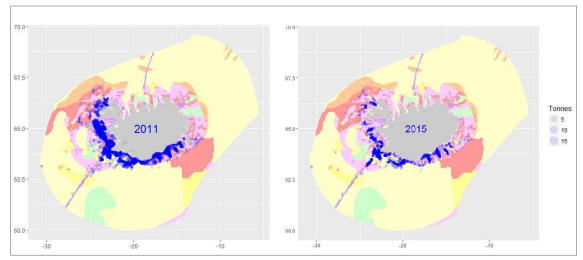


Figure 3-15: Distribution of 2011 and 2015 anglerfish (Lophius piscatorius) catches around Iceland. All gears, dark areas indicate highest catch (tonnes/nmi²). Coloured shading indicates major sustrates in the Icelandic Waters ecoregion (see legend of Figure 3-14). Source: MFRI pers. communication.

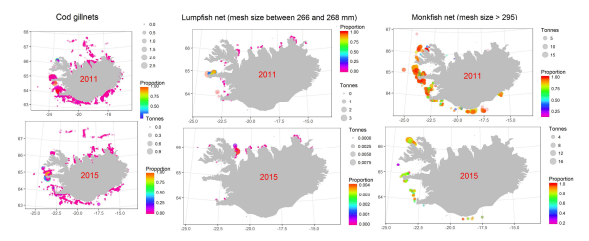


Figure 3-16: Distribution of 2011 and 2015 anglerfish (Lophius piscatorius) catches taken by cod gillnets (left), lumpfish gillnets (centre) and anglerfish nets (right) around Iceland.(NB anglerfish is also known as 'monkfish')

The commonly encountered habitats are briefly considered for each gear type in the table below.

Table 26: Commonly encountered habitats. Maps of gillnet fishing effort include cod gillnets, anglerfish gillnets and lumpfish gillnets; Figure 3-16 shows the distribution of anglerfish catches around Iceland for each of the three types of gillnets considered as separate UoAs in the present assessment.

Gear type (water depth)	Commonly encountered habitats	Fishing intensity distribution
Bottom trawl (100 – 500 m)	Fishing effort is concentrated in areas with coarse sediments, but also overlaps with areas characterised by soft bottoms including sand, sandy mud, muddy sand and mixed sediments (compare Figure 3-14 with map of fishing intensity distribution; Ragnarsson & Steingrímsson, 2003).	Sókn (Effóft) = 135 475 klst. (hours)
<i>Nephrops</i> trawl (100 – 500 m)	Soft ground, usually soft mud that provides good burrowing habitat for <i>Nephrops</i> .	Sókn (Effort) = 69 277 klst. (hours)
Danish seine (40 – 60 m)	Danish seine cannot be used to work on rough grounds and is used on relatively flat sandy or muddy seabeds (Thórarinsdóttir <i>et al</i> , 2010; MFRI pers. communication).	Sókn (Effort) = 16 435 köst (sets)
Gillnets (0 – 100 m)	Largely pelagic habitat, although footrope has contact with the ground. Fishing effort is concentrated in areas characterised by hard bottoms and coarse sediments, but gillnets may also be deployed in soft bottom habitats.	
Anglerfish Gillnets (60-80 m)	Largely pelagic habitat, although footrope has contact with the ground. Fishing effort is concentrated in areas characterised by coarse sediments, but gillnets may also be deployed on hard and soft bottom habitats.	O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0 O = 0
Lumpfish Gillnets (0 – 40 m)	Largely pelagic habitat, although footrope has contact with the ground. Fishing effort is concentrated in areas characterised by hard bottoms in highly turbulent waters and coarse sediments.	Sókn (Effőrt) = 325 942 trossur dregnar (sets)

Gear type (water depth)	Commonly encountered habitats	Fishing intensity distribution
Longline (50 – 300 m)	Fishing effort is concentrated in areas characterised by hard bottoms and coarse sediments, but longlines may also be deployed in soft bottom habitats (compare Figure 3-14 with map of fishing intensity distribution).	Sókn (Effort) = 305 210 (*1000) önglar*bjóð (sets)

3.4.8.3 Vulnerable Marine Ecosystems (VMEs)

The MESH (OSPAR/JNCC) habitat map for OSPAR threatened and/or declining habitats for Iceland and around is presented in Figure 3-17. Information on sensitive habitats in the Northeast Atlantic is available from OSPAR (2008a) and habitat related maps for Icelandic waters are provided in variety of published reports (e.g. Steingrímsson and Einarsson 2004, Garcia et al. 2006, Ólafsdóttir and Burgos 2012).

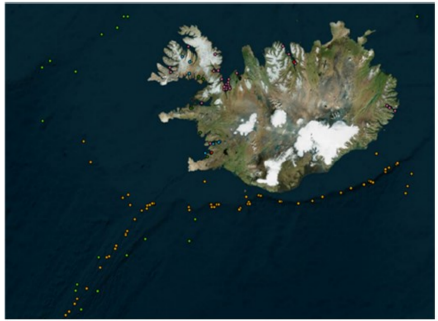


Figure 3-17: MESH (OSPAR/JNCC) habitat map for OSPAR threatened and/or declining habitats for Iceland. Yellow = Lophelia, green = deep-sea sponge aggregation, pink = maerl beds, red = hydrothermal vents, dark green = Zostera beds, blue = intertidal Mytilus edulis beds.

Based on an evaluation of the depth ranges of VMEs and the UoAs considered in the present assessment, it was determined that the following VMEs present in Icelandic waters should be taken into account:

- 1. Maerl beds
- 2. Modiolus reefs
- 3. Reef-forming cold water coral (Lophelia pertusa)
- 4. Coral gardens (incl. *Gorgonacea* and *Pennatulacea*)

- 5. Sponges (ostur)
- 6. Hydrothermal vents

In general, vulnerable habitats around Iceland occur in deep waters and are commonly close to the continental shelf break or deeper. However, maerl beds, *Modiolus* reefs and hydrothermal vents in the Eyjafjörður fjord are examples of vulnerable habitats that occur in coastal waters.

Maerl beds

Maerl is a collective term for several species of coralline red algae (Corallinaceae) that grow unattached and can form extensive beds. Maerl beds can be found on the open coast, in tide-swept channels or in sheltered areas of marine inlets with weak currents, and are mainly found on coarse sediments such as gravels, on sands, or on muddy mixed sediments. Since coralline algae require light for photosynthesis maerl beds are generally only found at depths to about 40 m. Maerl beds are an important habitat for a wide variety of marine animals and plants which live between or attached to the nodules, or which burrow in the sediment underneath the algae (Grall and Glémarec, 1997).

In Iceland maerl beds appear to be most common off the northern coast (see Table 27). Adalsteinsdóttir and Garðarsson (1980) sampled a grid of stations in central Hvalfjord, showing coralline algae to be present close to the northern shore from Grunartangi to Katanes. Karl Gunnarsson (pers. communication cited in OSPAR, 2010) reports that maerl is widely distributed in northern Icelandic fjords, deep within the fjords but probably exposed to some wave action. His study at Langanes, Arnafjörður (Gunnarsson, 1977) shows the maerl to be situated on an exposed headland within the fjord. This is similar to its distribution at Hvammur, Hvalfjörður (K. Collins and J. Mallinson, unpublished observations cited in OSPAR, 2010). Icelandic maerl beds have rarely been reported below 20 m depth in Icelandic waters (MFRI, pers. communication).

Description	Maerl: several species of coralline red algae (Corallinaceae) that grow		
	unattached and can form extensive beds.		
Occurrence in Icelandic waters	Mainly found in fjords, which are most common on the N-coast of Iceland.		
waters			
	Geographic distribution of maerl grounds around Iceland. Source: OSPAR, 2010.		
Depth range	Since coralline algae require light for photosynthesis maerl beds are generally		
	only found at depths to about 40 m. Icelandic maerl beds have rarely been		
	reported below 20 m depth.		
Depth range of fishery	20-500 m		
Overlap of fishery with	Potential for limited overlap with Danish seine, (cod) gillnet, anglerfish gillnet,		
habitat	lumpfish gillnet and longline fishing grounds located off the N- / NW-coast of		
	Iceland.		

Table 27: Maerl beds

Protection measures	None; the main impacts on maerl beds in Iceland come from dredging for fertilisers and bycatch in the scallop dredges. Harvesting of maerl in Iceland is currently taking place at 3 locations within Arnarfjörður, however scallop fishing in Iceland has declined significantly in recent years.
References	Ađalsteinsdóttir and Garđarsson 1980; Gunnarsson, 1977; OSPAR, 2010a; MFRI pers. communication

Mechanical disturbance and re-suspension of nearby sediments, particularly by direct targeted extraction (e.g. for use as fertilisers), and through bottom trawling, are the most destructive human activities affecting maerl beds. Other threats include pollution (e.g. wastewater discharge, aquaculture), which results in increased turbidity and sedimentation, but also direct habitat destruction through artisanal and recreational fishing, coastal or offshore construction activities (including submarine cables), unregulated diving activities and anchoring. Climate change is also known to affect several key species that are part of coralligenous habitats (Martin et al., 2014). The main impacts on maerl beds in Iceland come from dredging for fertilisers and bycatch in the scallop dredges (Chen 2012 and references therein). Harvesting of maerl in Iceland is currently taking place at 3 locations within Arnarfjörður (MFRI, pers. communication), whilst scallop fishing in Iceland has declined significantly in recent years (in 2000 a total of 9081 tonnes of scallops were fished; during 2004-2013 there was no fishing of scallops in Iceland; in 2014 and 2015 the catch was 281 and 351 tonnes respectively).

Description	Dense mussel beds formed by the horse mussel <i>Modiolus modiolus</i> which support diverse communities of epibiota and infauna.	
Occurrence in Icelandic waters	Modiolus reefs are concentrated on the western coast of Iceland.	
	Distribution of Modiolus modiolus around Iceland. Source: Ingolfsson, 1996.	
Depth range	<i>Modiolus</i> reefs have been reported at depths ranging from 5 - 50m in Icelandic waters.	
Depth range of fishery	20-500 m	
Overlap of fishery with habitat	Potential for limited overlap with Danish seine, (cod) gillnet, anglerfish gillnet, lumpfish gillnet and longline off the W- / SW-coast of Iceland.	
Protection measures	None; the main impacts on <i>Modiolus</i> reefs in Iceland come bycatch in the scallop dredges. Scallop fishing in Iceland has declined significantly in recent years.	
References	Ingolfsson, 1996; Ospar, 2009a; MFRI pers. communication.	

Table 28: Modiolus reefs

Modiolus reefs

The horse mussel (*Modiolus modiolus*) normally occurs in the form of dense beds, at depths up to 70 m and may extend onto the lower shore, often in tide-swept areas (OSPAR, 2009a). *M. modiolus* beds are found on a range of substrata, from cobbles through to muddy gravels and sands, where they tend to have a stabilising effect. Communities of both epibiota and infauna associated with horse mussel beds are diverse, including species such as for instance hydroids, red seaweeds, solitary ascidians and bivalves.

In a survey carried out in 1994 looking for fishable blue mussel beds in Icelandic waters, horse mussel beds were observed in the mouth of Hvalfjördur and in Grundarfjördur at 10-18 m depth (Stofnstærðarmat og kortlagning kræklings í Faxaflóa í júní 1994, unpublished report). In 1998 another survey was carried out in the northern part of Breidafjördur and in most of the small fjords there, horse mussels were found at 5-50 m depth (Stofnstærðarmat og kortlagning kræklings í Breidafirði 1998, unpublished report). In a stock assessment survey for green sea urchin in southern Breidafjördur in 2016, horse mussel beds were observed in Breidasund at 15-50 m depth (report in preparation; MFRI pers. communication). Overall, the distribution of *M. modiolus* appears to be mainly concentrated near the coast on the western coast of Iceland.

Activities which may impact horse mussel beds include dredge fisheries for scallops, beam and otter trawling, coastal developments, and run-off from agriculture, forestry and aquaculture. In Iceland reports from studies of the impacts of scallop dredging in Breidafjordur (off the western coast of Iceland) showed that *M. modiolus* was the most abundant by-catch species. However, the quantities picked up by the dredges indicated that even after about 30 years of fairly intensive fishing *M. modiolus* was still abundant (OSPAR, 2009a).

Description	Lophelia pertusa, a cold-water, reef-forming coral	
Occurrence in Icelandic waters	Slope areas off S and W-coast of Iceland and on the Reykjanes Ridge	
Depth range	Found 200-1,400 m, but concentrated 400 – 800 m	
Depth range of fishery	20-500 m	
Overlap of fishery with habitat	On the continental shelf close to the slope area. Several coral areas were lost to bottom trawling in the past. Several remaining areas are out of reach for bottom trawling or have been protected.	
Protection measures	14 coral areas have been closed for fishing. There is some natural protection along the ridges due to the complex lava rock formations. Included as a threatened or declining species and habitats (OSPAR agreement 2008-6).	
References	OSPAR, 2009b; Buhl-Mortensen <i>et al</i> , 2014; Burgos <i>et al</i> . 2014; Ólafsdóttir & Burgos 2012; Steingrímsson & Einarsson 2004.	

 Table 29: Cold-water coral (Lophelia pertusa)

Reef forming corals

Lophelia pertusa is a cold-water, reef-forming coral that has a wide geographic distribution ranging from 55°S to 70°N, where water temperatures typically remain between 4-8°C. The larvae settle on hard substrata in relatively deep water and newly formed colonies have been found on the legs of oil platforms. These reefs are generally subject to moderate current velocities (0.5 knots). The biological diversity of the reef community can be three times as high as the surrounding soft sediment (ICES, 1999), suggesting that these cold-water coral reefs may be biodiversity hotspots. Characteristic species include other hard corals, such as *Madrepora oculata* and *Solenosmilia variabilis*, the redfish *Sebastes viviparus* and the squat lobster *Munida sarsi*. The mapping programme from Hornafjarðardjúp shows that three different zones can be distinguished within the coral area, live coral zone, dead coral zone and coral rubble zone. The fauna composition is different between these zones. The diversity is high for the dead coral and coral rubble zones but lower for the live coral zone (Ólafsdóttir, 2009).

Such coldwater coral areas in Icelandic waters occur close to the shelf break off the south and west coast of Iceland at 114 – 800 m depth (Copley et al, 1996), mainly along the Reykjanes Ridge, other ridges and the continental shelf foothills. Following scientific surveys to map the distribution of *Lophelia* reefs, fourteen coral areas have been closed for all fisheries using bottom contact gear.

In common with many other corals, *Lophelia* is brittle which makes it vulnerable to physical damage, in particular from fishing gear (ACE, 2002). In the Norwegian EEZ, for example, *L. pertusa* is estimated to cover somewhere between 1,500 and 2,000 km² of seabed, mostly concentrated between depths of 200–400 m (Fosså et al., 2002). Analysis of information indicates that one half of the total reef area of Norway has been damaged to an observable extent (Mortensen et al., 2001). The current and past distribution of *L. pertusa* reefs around the Faroe Islands also show changes, and these are thought to be due to fishing (ICES, 2001). The MFRI has an ongoing programme mapping the seabed, including the location and distribution of *Lophelia* reefs. What remains uncertain is the length of time that apparent trawl damage can be identified in reef areas after the incident. At the depths involved it is quite probably decades rather than months. Economic self-interest means that skippers tend to avoid known reef areas due to the potential damage to trawls or loss of nets and lines with concomitant loss of catch and loss of fishing time to repair or recover gear.

MFRI interviewed retired fishermen who fished actively prior to 1970, and carried out a questionnaire to fishermen working in the fisheries more than 30 years later (Steingrímsson and Einarsson, 2004). This information was used to assess the current status of coral areas by comparing their historical and present distribution off Iceland. It was concluded that during the 1980s and 1990s some relatively large coral grounds vanished, e.g. one on the Reykjanes Ridge (36km²) and two near the Öræfagrunn Bank (68 and 30km², respectively; Garcia et al, 2007).

Based on analysis of logbook data about 79 km² were fished with towed bottom fishing gears in 2013, comprising 10% of the Icelandic ecoregion (MFRI, 2016). The total fishing effort by bottom trawls targeting fish and shrimp has decreased between 2000 and 2014 by around 40% while the *Nephrops* trawling effort has remained at similar level. The decrease in the fishing effort varied locally, with decreases mainly noted on the southern shelf and on typical shrimp trawling grounds on the northern shelf.

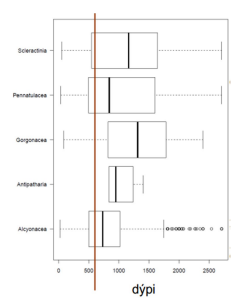


Figure 3-18. Boxplots showing the distribution of various groups of corals making up 'coral garden' habitat by depth (dýpi) around Iceland. (The red line should be ignored for these purposes.) Source: Ólafsdóttir et al. 2014.

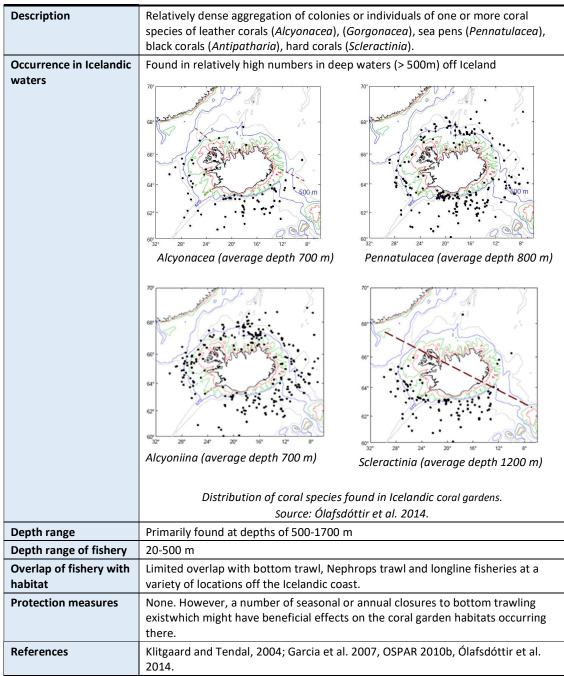
Coral gardens

Coral gardens are mainly deep water habitats (OSPAR 2010b). Their main characteristic is a relatively dense aggregation of colonies or individuals of one or more coral species belonging to different taxonomic groups, such as leather corals (*Alcyonacea*), gorgonians (*Gorgonacea*), sea pens (*Pennatulacea*), and black corals (*Antipatharia*) and hard corals (*Scleractinia*). They can occur on a wide range of soft and hard seabed substrata. Soft-bottom coral gardens may be dominated by solitary scleractinians, or sea pens, whereas hard-bottom coral gardens are often found to be dominated by groups like gorgonian corals (OSPAR 2010b).

Taxonomic groups that make up coral garden habitats in Icelandic waters are found primarily in the depth range of approx. 500-1700 m. Soft corals do not form coral reefs, but where they occur they tend to be in high densities (Tendal 1992; Klitgaard and Tendal, 2001; Klitgaard and Tendal, 2004). Gorgonacea corals occur all around Iceland. They are relatively uncommon on the shelf (< 500 m depth) but are generally found in relatively high numbers in deep waters (>500 m) off the South, West and North Iceland. Similar patterns were observed in the distribution of Pennatulaceans off Iceland, which are relatively rare in water shallower than 500 m but more common in deep waters, especially off South Iceland. Alcyoneacea occur at depths of 500 m to 1000 m (average depth 700 m), whilst Scleractinia have a wider depth distribution of 500 m to 1500 m with an average depth of 1200 m (Figure 3-18). Both Alcyoneacea and Scleractinia are only found in the warmer waters off the southern and western Icelandic coast. Alcyoniina are found at an average depth of 700 m and have a wide distribution around Iceland.

As with the hard-coral reef features such as *Lophelia*, the soft coral species are vulnerable to direct impact damage by trawling, not least from *Nephrops* trawlers which work on mud grounds favoured by soft-coral species. Studies on the impact of Nephrops trawling indicate that fishing intensity is the major factor controlling long-term negative trends in the benthos (Ball et al. 2000). However, compared to early 1970s fishing effort had decreased by some 60–70% by the year 2000 (Garcia et.al. 2006), and during the period 2001-2013 the number of boats in the Nephrops fishery had reduced by around 50% (Figure 3-19).

Table 30: Coral gardens



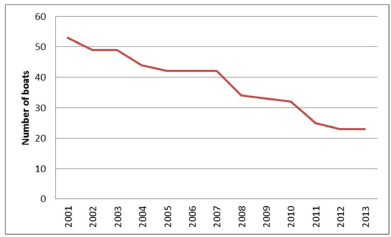


Figure 3-19. Number of boats licensed for Nephrops fishery during 2001-2013. Source: Icelandic Directorate for Fisheries database.

Table 31: Deep-sea sponge aggregations	Table 31:	Deep-sea	sponae	aaareaations
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Description	Principally composed of sponges from two classes: Hexactinellida and			
	Demospongiae. They are known to occur between water depths of 250-1300m			
Occurrence in Icelandic waters	Biomass of sponge bycatch in 2002, superimposed on fishing effort as mean annual swept area (nm ² per 1° latitude x 1° longitude cell). Black dots indicate total biomass (kg/h otter trawl haul) of sponges in 2002 groundfish survey by Marine Research Institute. Source: OSPAR 2010d			
Depth range	250-1300 m			
Depth range of fishery	20-500 m			
Overlap of fishery with	Limited overlap with bottom trawl, Nephrops trawl and longline fisheries at a			
habitat	variety of locations off the Icelandic coast.			
Protection measures	None. However, a number of seasonal or annual closures to bottom trawling exist which might have beneficial effects on the sponge habitats occurring there.			
References	Copley et al, 1996; Garcia et al. 2007; OSPAR 2010d.			

Sponges

The waters around Iceland, at least down to 500 m depth, are very rich in habitat forming sponge communities, "ostur", dominated by *Geodia* spp. Klitgaard and Tendal (2004) describe the composition of "ostur" from sampling sites all around Iceland, the community south of Iceland being

comprising Geodia atlantica, G. mesotriaena and G. barretti as well as Geodia phlegraei. Very large catches of sponges (up to >20000 kg) were reported by Klitgaard and Tendal (2004) from the eastern and western flanks of the northern part of Reykjanes Ridge at more than 1000 m depth in Atlantic water. Bycatch analysis carried out during the 2002 groundfish survey enabled the estimation of the distribution of mass sponge occurrences on the Iceland shelf (Ragnarsson and Steingrimsson, 2003). The authors suspect that sponge bycatch is lower in areas of high fishing effort.

Very few species utilize the sponges as a food source; it is assumed, therefore, that the sponges act as keystone species providing associated species with habitat, refuge from predation or physical strain and enhanced food supply from the surrounding water. Juvenile redfish and other groundfish have been regularly observed in association with large sponges, suggesting that ostur is a suitable feeding ground for particular life-history stages of some fish species (Garcia et al, 2007).

Self-evidently, direct trawl-gear impact will damage and break sponge colonies. The size structure within sponge populations indicates slow reproduction and recruitment, and high age of the large specimens. No exact aging has so far been done but both size structure and comparable investigations in Antarctica point to specimen which are decades if not centuries old (Dayton 1979; Gatti 2002). Consequently, it will take a long time for a sponge-dominated area to recover even after partial destruction, and repeated disturbance may lead to permanent extirpation of the species in the area. These risks, however, are mitigated by skippers' preference to avoid known areas of ostur for reasons of safety and economic common-sense. If a trawler strays into such an area it is all too easy to fill the net to an extent where it is difficult to haul, the net may burst and/or the sponge bycatch can damage the catch in the net to an extent that renders it unsalable (DNV, 2012).

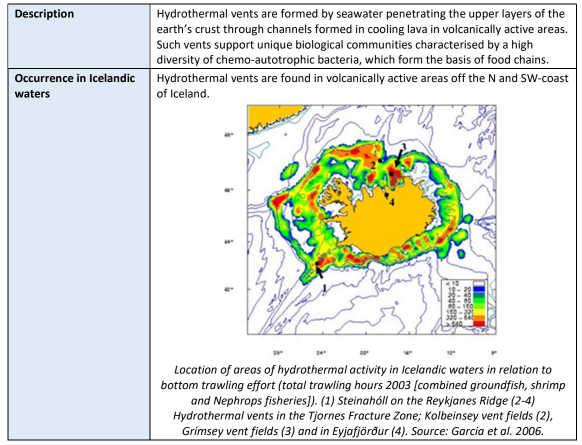


Table 32: Hydrothermal vents

Depth range	65 - 400 m	
	(Eyjafjordu: 65 m; Kolbeinsey: 100 m; Steinahóll: 250 - 350 m; Grímsey: 400 m)	
Depth range of fishery	20-500 m	
Overlap of fishery with habitat	Limited overlap with the bottom trawl, Nephrops trawl, (cod) gillnet, anglerfish gillnet and longline fisheries.	
Protection measures	The area at Steinahóll is protected within a closed area where trawling has been prohibited since 1994.	
References	Garcia et al. 2006; OSPAR 2010c.	

Hydrothermal vents

Hydrothermal vents are found in volcanic active areas including spreading ridges and fracture zones. They are formed by seawater penetrating the upper layers of the earth's crust through channels formed in cooling lava. The seawater reacts chemically inside the crust and rises back to the sea-bed, where hydrothermal vents are formed. The biological communities associated with such vents are unique since the communities contain a high diversity of chemo-autotrophic bacteria, which form the basis of the food webs found around hydrothermal vents (OSPAR, 2010c). The main hydrothermal vent fields in Icelandic waters are located on the Reykjanes Ridge (250–350 m) (Ernst et al. 2000; German et al. 1994), near the island of Kolbeinsey on the Jan Mayen Ridge (100 m) (Fricke et al. 1989), east of Grimsey (400 m) (Hannington et al. 2001), and at Eyjafjordur, a fjord in northern Iceland (Omarsdottir, 2013). Available information on the macrofauna living on the chimneys found at such hydrothermal vents indicate a high diversity of benthic invertebrates occurring on and sometimes covering the cones (Valtysson 2011), with the exception of the top venting opening. The main threats to hydrothermal vent systems and their associated biological communities are from unregulated scientific research (including collecting), seabed mining, tourism and bioprospecting (InterRidge, 2000). In order to ensure bottom otter trawling do not affect Icelandic hydrothermal vents, the area at Steinahóll is protected within a closed area where trawling has been prohibited since 1994 (Figure 3-20).

3.4.8.4 Management

The Ministry of the Environment has developed a National Strategy Plan for the preservation of biological diversity (Ministry of Environment 2010). Two of the key elements of this strategy are (a) develop fishing methods with less impact on marine ecosystems, and (b) protect vulnerable benthic ecosystems. Act 97/1997 ("um veiðar í fiskveiðilandhelgi Íslands") also provides a framework which allows managers to close vulnerable habitats to fishing as and when the need arises. The Nature Conservation Act no. 44/1999 also provides measures to protect marine habitats. Iceland has ratified a number of conventions on the protection and management of marine species, such as the Convention on Biological Diversity, the OSPAR Convention and the CITES Convention.

These conventions have established objectives for conserving endangered, threatened or protected species and habitats and within them a number of mechanisms have been developed to detect and reduce impacts. For example, the OSPAR Strategy on the Protection and Conservation of the Ecosystems and Biological Diversity of the Maritime Area has identified a number of key species and habitats which are considered threatened or declining (OSPAR 2008a, 2008b). Iceland has nominated 14 areas to the OSPAR Network of Marine Protected Areas (OSPAR 2013).

Large areas of Icelandic waters are closed for fishing (see Figure 3-12 and Figure 3-1), some of them temporarily (hours per day, days in total or seasonal) and others permanently (years). Areas are usually closed for fishing with bottom trawl or longline due to the presence of juvenile fish over

extended periods of time or in order to protect spawning grounds. Although area closures are aimed at protecting juvenile fish, the measures have a secondary effect, i.e. protecting seabed habitats from being damaged by fishing activities. In addition, several areas have been closed to fishing explicitly to protect *Lophelia pertusa* reefs (Figure 3-20, Figure 3-21). The Icelandic Coast Guard monitors fishing activities in Icelandic waters, including surveillance of areas closed for fishing.

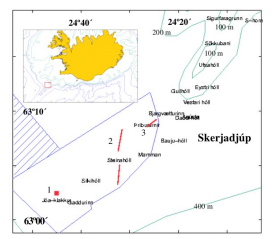


Figure 3-20: Position of the Steinahóll hydrothermal vent and occurrence of coral (indicated with red lines or square) on the Reykjanes Ridge. Area closed for otter trawling (since 1994) is outlined with a blue line (closed throughout the year) and blue hatched area (trawling allowed 1 st February – 15 th April). Source: Steingrimsson and Einarsson 2004.

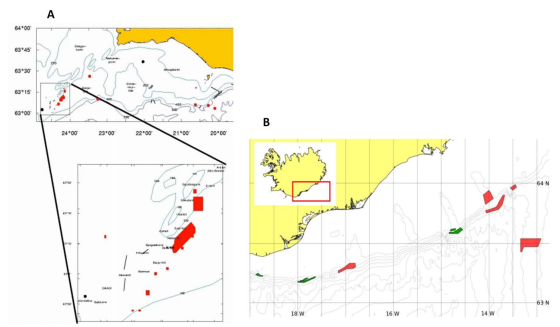


Figure 3-21. A: Coral areas off the SW coast of Iceland. B: Coral areas off SE Iceland where fishing operations have been banned since 2005 (green) and 2011 (red). Source: Ólafsdóttir and Burgos 2012.

3.4.8.5 Information

The BIOICE (Benthic Invertebrates of Icelandic waters) program was in operation in 1992-2004, and had the aim of producing a basic inventory of benthic fauna within Icelandic territorial waters. The

objectives were to map the distribution of benthic invertebrates within the Icelandic EEZ, and to evaluate the species composition and biodiversity. Extensive sampling took place within Icelandic waters to achieve the project's objectives; in total, 1050 samples at 579 stations (Figure 3-22) were collected during 19 cruises at depths between 20 - 3000 m (Omarsdottir et al., 2013). Benthic samples have been collected from a variety of habitats, characterised by a range of temperature conditions (12° to -0.9°C) using a variety of sampling gear including benthic sleds, trawling, sediment sampling and deep-sea photographs. The BIOICE project has provided information on the benthic invertebrates in Icelandic waters, from which the nature, distribution and vulnerability of habitats can be inferred. The analysis of data on benthic diversity patterns has shown that a maximum of species diversity if found between 300 and 1000 m, and that species diversity appears to be particularly high south of the Greenland-Iceland-Faroe Ridge (Svavarsson, 1997; Brix and Svavarsson, 2010; Stransky and Svavarsson, 2006; Omarsdottir et al., 2013).

Following the BIOICE project, the IceAGE (Icelandic Animals, Genetics and Ecology) project has been providing information on benthic habitats around Iceland. The objectives of this project are to evaluate changes in species distributions in Icelandic waters due to temperature changes (Astthorsson et al., 2007), to use current data as well as the earlier BIOICE data to model the distributions of benthic organisms (see also Meißner et al., 2014), and to collect genetic samples in order to increase the available information on species identification (Omarsdottir et al., 2013).

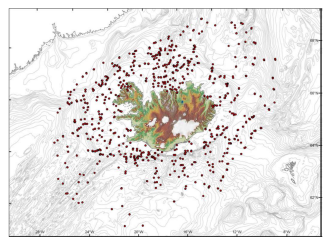


Figure 3-22: A map of the 579 sampling stations of the BIOICE (Benthic Invertebrates of Icelandic waters) research program. Source: Omarsdottir et al. (2013).

In addition to the BIOICE and IceAGE research programmes, a wide variety of research activities have been carried out / are ongoing which are providing detailed information on benthic habitats in Icelandic waters as well as impacts of fishing activities on such habitats (all information based on pers. communication with MFRI unless otherwise indicated):

- Since 2000, the Marine Research Institute maintains a programme of mapping the seabed habitats and fishing grounds using multibeam echo-sounding in co-operation with other domestic organisations, such as Reykjavík Energy and the Science Institute of the University of Iceland; together, they contribute towards the BIOICE and IceAGE habitat mapping projects. The aim is to compile a comprehensive picture of the entire continental shelf; to date ca. 11% of the entire Iceland EEZ habitats has been mapped in detail using multi-beam echo-sounders (Burgos et al., 2014; Figure 3-23).
- The EU funded CoralFISHproject (<u>http://eu-fp7-coralfish.net/</u>) was recently completed and a report detailing the CoralFISH project is in progress. Manuscripts from the CoralFISH project

have recently been submitted, one comparing fish communities inside and outside cold-water coral habitats based on longline catches, and another examining bottom fishing activities. A manuscript on coral habitat classification observed during this project has also been published (Davies et al., 2017).

- Since 2015, the bycatch of invertebrates is being monitored during the annual autumn ground fish survey in deep water carried out by MFRI. All invertebrates in the catch are identified by benthologist in those trawls observed; half of the trawls are currently observed. This data will give considerable amount of information on benthos, including sponges and corals, as well as other species vulnerable to fishing.
- In 2016, MFRI conducted a specific survey with the primary objective to map and explore
 possible different habitat areas in several locations north and south of Iceland. This survey
 was part of the general mapping of habitats within Icelandic waters, where previous surveys
 targeted areas with previously reported high abundance of vulnerable species, particularly
 coral.
- In 2017, several potential vent sites on the Reykjanes Ridge will be surveyed.
- The Icelandic Institute of Natural History has been leading a project involving mapping of coastal intertidal habitats, including intertidal *Mytilus* beds, *Zostera* beds and intertidal mudflats.

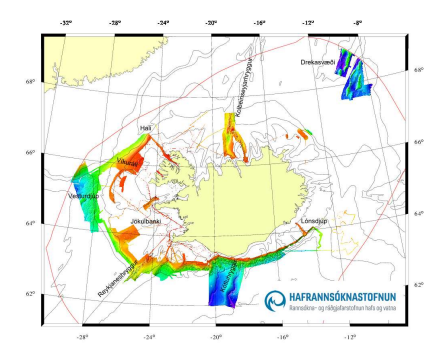


Figure 3-23: Iceland EEZ habitats which have been mapped in detail using multi-beam echo-sounders (coloured shading). Source: Burgos et al., 2014.

3.4.9 Ecosystem

3.4.9.1 Outcome Status

Icelandic marine food webs are characterized by high primary production: the total annual primary production in Icelandic waters has been estimated to be 1,220 million tonnes or 160 gCm⁻² yr⁻¹ (Thordardottir, 1994) and the annual production of *Calanus* (mainly *C. finmarchicus*) has been

estimated to be about 7 gCm⁻² yr⁻¹ (other zooplankton 6 gCm⁻² yr⁻¹). Capelin is a key species which transfers energy in the ecosystem by feeding mainly on copepods and euphausiids in waters north of Iceland, before becoming an important prey for many species, including cod, haddock, saithe, Greenland halibut, seabirds, and marine mammals (ICES, 2017). The combined annual production of pelagic fish has been estimated to be about 1.5 Cm⁻² yr⁻¹, and of cod about 0.04 gCm⁻² yr⁻¹. In comparison, the production of whales and seabirds is small while their food consumption is large (Astthorsson *et al.*, 2007).

Biomass estimates for stocks of fish, whales and seabirds in Icelandic waters and production estimates of *Calanus finmarchicus* and other zooplankton species have been used to calculate the biomass of individual components in the Icelandic marine ecosystem (Astthorsson et al. 2007). In total, the biomass of all the major components is about 56 million tonnes wet weight, phytoplankton being the largest component (29 million tonnes), followed by zooplankton (17 million tonnes, whereof *C. finmarchicus* is about 7 million tonnes), pelagic fish (8.8 million tonnes), demersal fish species (1 million tonnes, i.e. cod, haddock and saithe), baleen whales (900.000 tonnes), seabirds (14,000 tonnes) and seals (2,000 tonnes) (Astthorsson et al., 2007). The annual consumption of fish, cephalopods, and crustaceans by cetaceans within Icelandic waters has been estimated at 6.3 million tonnes (ICES, 2017).

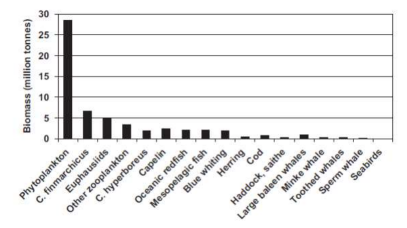


Figure 3-24: Ecosystem Biomass. Estimated wet biomass of the main components in the Icelandic marine ecosystem. Source: Astthorsson et al. 2007.

The feeding habits of demersal fish, marine mammals and seabirds in Icelandic waters were thoroughly studied during a multi species research project in 1992-1995 (MRI, 1997). These studies have shown that capelin (*Mallotus villosus*) is a key prey species and that cod (*Gadus morhua*) is a major fish predator in the marine ecosystem around Iceland. Other important predators include several whale and seal species as well as seabirds. The data from the multi species project has been used to assess the key factors that determine diet composition in some of the most important demersal fish species in Icelandic waters. Two major feeding guilds were identified among the main predators: (i) species preying mainly on echinoderms, supplemented with fish and other benthic invertebrates; (ii) species preying mainly on crustaceans and fish (Jaworski & Ragnarsson, 2006).

Anglerfish are opportunistic, non-selective lie-and-wait predators (Farina et al., 2008), usually lying partially-buried on muddy to gravely bottoms. This species makes use of its specialised illicium as a 'fishing rod' to lure unsuspecting prey. Research on anglerfish diet composition has found that juveniles consume mainly invertebrates (Farina et al, 2008), whilst a wide variety of pelagic and benthic fish constitute the diet of larger juveniles and adult anglerfish, including gadoid fish, sandeels, flatfish, and cephalopods (Thangstad et al., 2002). A study on adult anglerfish caught in lumpfish nets deployed in different parts of Iceland revealed regional variations in the diet of this species. Anglerfish caught in Breidafjordur consumed mainly *Gadus morhua*, *Myoxocepahlus scorpius*, *Cyclopterus*

lumpus, and *Pholis gunnellus*; in Isafjardardjup: *Hippolossoides platessoides*, *Anarhichas lupus*, *Pleuronectes platessa*, and *Ghadus morhua*; and in Strandir: *Ghadus morhua*, *Limanda limanda*, *Hippoglossoides* platessoides and *Anarhichas lupus* (Nebel et al, 2011 cited in Rajuden, 2013). Whilst it is likely that pelagic anglerfish larvae as well as anglerfish juveniles are preyed upon by other species (Thangstad et al., 2002), there are only few reports of predators specifically targeting anglerfish. According to Choisy and Jones (1983), cormorants (*Phalacrocorax* sp.) may prey on *L. piscatorius*, and Best (1999) report that male sperm whales (*Physeter macrocephalus*) may sometimes move into continental slope waters off Namibia to feed on benthic species including the anglerfish *Lophius upsicephalus*. Overall, anglerfish are not thought to be a key prey species for any particular piscivorous fish, mammal or bird, although they may be taken opportunistically by a range of predators.

Around 30–50 million seabirds, consisting of 22 species, are found in Icelandic waters, including substantial proportions of the total North Atlantic populations of some species (ICES, 2017). Auks and petrels are the most important groups, comprising almost 3/5 and 1/4 of the total abundance and biomass in the area, respectively (ICES, 2012). It has been estimated that the six common seabird species consume 171 000 tonnes of capelin, 184 000 tonnes of sandeel and 34 000 tonnes of euphausiids on an annual basis (ICES, 2017). Since the early eighties the populations of seabirds have in general declined by 18-43% (Umhverfisráðuneytið, 2011). The abundance of breeding Brünnich's guillemot Uria lomvia, common guillemot Uria aalge, razorbill Alca torda, Northern fulmar, and kittiwake Rissa spp. have declined by 43%, 30%, 18%, 35%, and 12% between 1985 and 2008 respectively. The number of kittiwakes and European shags Phalacrocorax aristotelis breeding in western Iceland declined by 44% and 31%, respectively between 1993 and 2007 (ICES, 2017). Furthermore, in the Látrabjarg sea cliff which is inhabited by the largest breeding colony of seabirds in Iceland, the number of nesting birds declined annually by 7-24% (depending on species) from 2006 to 2009. These trends may be influenced by changes in density, composition, and spatial distribution of the main fish prey species targeted by birds, in particular sandeel (ICES, 2017). A recruitment failure of sandeel was recorded in 2005 and 2006, and, with the exception of the 2007 cohort, recruitment has been at a low level since then. Fish stomach content data suggest that the decline in the sandeel population may even have started as early as around year 2000 (ICES, 2017).

Based on the most recent bycatch data made available to the assessment team by the MFRI, Northern fulmar, common eider, black guillemot and common guillemot are the species most frequently caught as bycatch in bottom set nets, in particular in cod gillnets and lumpfish nets.

Six pinniped species occur in the Icelandic waters but only grey seals and harbour seals breed locally. Both species are currently in decline. The harbour seal population has decreased from 33 000 individuals in 1980 to 7700 individuals in 2016 (Figure 3-11), the lowest in the time-series (ICES, 2017). The Icelandic grey seal population has also decreased from an estimated 9000 animals in 1982 to 4200 animals in 2012; a census is planned in 2017 to update these figures (ICES, 2017). Twenty three species of cetaceans have been observed in Icelandic waters, twelve of which are seen on a regular basis. Cetacean surveys have been conducted at regular intervals between 1987 and 2016 and reveal varying trends in abundance. Humpback whales have shown high rates of increase and fin whales have become more abundant in the Irminger Sea between Iceland and Greenland in 1987–2015 (ICES, 2017). The abundance of minke whales has decreased substantially in Icelandic coastal waters since 2001, most likely owing to decreased availability of important prey species such as sandeel and capelin (ICES, 2017).

Based on the most recent bycatch data made available to the assessment team by the MFRI, harbour porpoise, harbour seal and grey seals are the species most frequently caught as bycatch in bottom set nets, in particular in cod gillnets and lumpfish nets.

3.4.9.2 Management

The 2001 Reykjavik Conference on 'Responsible Fisheries in the Marine Ecosystem' was the starting point for ecosystem-based fisheries management at a global level, and Iceland has been a leading practitioner. The Icelandic authorities have a strategic plan to preserve biodiversity in Icelandic waters

which includes measures designed to e.g. protect threatened species, develop fishing methods which impact less on marine ecosystems, and which aim to protect vulnerable benthic ecosystems (Ministry of the Environment 2010). This strategic plan gives managers a framework within which to take action if evidence suggested that anglerfish fishery might pose a risk or harm to ecosystem structure and function (Ministry of the Environment 2010). Moreover, the Icelandic Fisheries Management Act constitutes a strategy with measures to address all main impacts of the UoA on the ecosystem. The objective of the Act is to promote conservation and efficient utilization of marine stocks.

Key elements of the Icelandic management strategy include:

- 1. Closed areas: closed areas have been long-established for both bottom trawl and longlines fishing fleets
- 2. Multi-species stock management: trophic relationships between key predatory commercial species such as cod and haddock with commercial prey species such as capelin, sandeel and shrimp are well understood, and integrated into fisheries management planning.
- 3. Key target species management: considerations include discard and other mortality, environmental changes on target stocks, multi-species considerations in mixed fisheries, physical environmental issues related to area and gear; and the understanding of ecosystem components by species / stock complexes.

3.4.9.3 Information

The MFRI maintains extensive research programmes on a number of topics, including on the status and productivity of commercial stocks, mapping of vulnerable habitats, multispecies interactions, ecosystem and fishery interactions and oceanography. Programmes are ongoing and results are routinely published in scientific literature, through ICES, and through MFRI reports. Considerable information on the Icelandic ecosystem can be accessed through the MFRI website⁵.

Information on feeding habits has been used in studies on predator-prey interactions and multispecies and ecosystem modelling (Pálsson 1997, Stefánsson 2003, Barbaro et al. 2008). The multispecies programme BORMICON (Stefánsson and Pálsson 1998) is a model for an ecosystem approach to fisheries, and was developed in the 1990's using information on the Icelandic marine ecosystems, such as feeding habits of demersal fish, migration patterns of predator and prey, predation, mortality and fish growth. The programme was developed for modelling marine ecosystems in a fisheries management and biology context. BORMICON is now developed under the name GADGET⁶ (Globally applicable Area-Disaggregated General Ecosystem Toolbox), which has been applied to various commercial species in Icelandic waters, such as cod (Taylor *et al*, 2007).

3.5 Principle Three: Management System Background

3.5.1 Jurisdiction

The ISF anglerfish fishery takes place in the Icelandic EEZ and is therefore a fishery that operates within a single jurisdiction.

3.5.2 Objectives

The objective of Icelandic fisheries management, as stated in the Fisheries Management Act, is to ensure conservation and efficient utilization of marine living resources in the Icelandic EEZ. The precautionary approach is not mentioned explicitly in the Act, but the requirement to protect marine resources and take the best scientific knowledge into account, e.g. through the use of reference points, equals the requirements of the precautionary approach, as laid out in the FAO Code of

⁵ See http://www.hafro.is/index_eng.php

⁶See <u>http://www.hafro.is/gadget/</u>

Conduct. A further objective, also founded in the Fisheries Management Act, is to ensure stable employment and settlement throughout Iceland.

Iceland is a member of the North East Atlantic Fisheries Commission (NEAFC). "The objective of NEAFC is to ensure the long-term conservation and optimum utilisation of the fishery resources in its Convention Area, providing sustainable economic, environmental and social benefits."⁷

3.5.3 Legal basis and management set-up

Iceland has a well-established system for fisheries management in place, now codified in the 1990 Fisheries Management Act, amended in 2006. The Act details procedures for the determination of TAC and allocation of harvest rights, including permits and catch quotas. It also lays out the system for individual transferable quotas and procedures for monitoring, control and surveillance and the application of sanctions. Further provisions are provided in a number of other acts, such as the 1997 Act on Fishing in Iceland's Exclusive Fishing Zone and the 1996 Act concerning the Treatment of Commercial Marine Stocks, as well as in regulations at lower levels of the legal hierarchy, issued by the relevant management authorities.

The Ministry of Industries and Innovation – which has two ministers: one for Industry and Commerce and one for Fisheries and Agriculture – is the policy-making body in Icelandic fisheries management and sets annual TAC based on scientific recommendations from the Marine Research Institute.

Iceland is signatory to, and has ratified, the 1982 Law of the Sea Convention (UNCLOS) and the 1995 UN Fish Stocks Agreement, which requires the use of the precautionary approach. Iceland is also signatory to the UN's Sustainable Development Goals, which includes a commitment to ensure fish stocks are at or above MSY. This commitment was re-iterated in the statement by Minister for Fisheries and Agriculture at the UN conference on implementing SDG 14 on sustainable use of the oceans, seas and marine resources in June 2017. ⁸

The Directorate of Fisheries (Fiskistofa) is the implementing body within the management system. It is an Icelandic government institution within the jurisdiction of MII that is responsible for implementing government policies on fisheries management and handling of seafood products; enforcing laws and regulations in fisheries management; monitoring of fishing activities and penalizing transgressions pertaining to illegal catches; and collecting, processing, and publishing fisheries data in collaboration with Statistics Iceland (Directorate of Fisheries, 2012). The Directorate is also responsible for monitoring, control and surveillance, in cooperation with the Coast Guard, which is a civilian law enforcement agency under the Ministry of the Interior.

The DF oversees the daily operation of the individual transferable quota system. In 1984, the introduction of the demersal vessel quota system preceded increasing management that resulted in a uniform Individual Transferable Quota (ITQ) system in nearly all fisheries by 1991 (Runolfsson & Arnason, 2003). The Fisheries Management Act, a comprehensive ITQ legislation, was enacted in 1990 (Runolfsson & Arnason, 2003). According to the ITQ system, all fisheries are subject to vessel catch quotas which represent shares in TAC (Runolfsson & Arnason, 2003). The quotas are permanent, perfectly divisible, and fairly freely transferable (Runolfsson & Arnason, 2003; Arnason, 2005). The quotas retain an annual fee that maintains enforcement costs (Runolfsson & Arnason, 2003; Arnason, 2003). Initially, quotas were allocated based on catch history of the vessel prior to the implementation of the ITQ system (Arnason, 2005).

3.5.4 Stakeholders and consultation processes

Iceland has a consensus-based system for fisheries management and long tradition of continuous consultation and close cooperation between government agencies and user-group organizations. As emphasized by all stakeholders interviewed during the site visit, lines of communication are short and

⁷ <u>https://www.neafc.org</u>

⁸ https://sustainabledevelopment.un.org/content/documents/24704iceland2.pdf.

much consultation takes place informally, in direct and often spontaneous contact between representatives of user groups and authorities. At a more formal level, all major interest organizations are invited to sit on committees established to review changes in government, and they meet for regular consultations with the Ministry, the Directorate and the Parliament's (Althing) Permanent Committee for Fisheries and Agriculture. These include, but are not restricted to, Iceland Fisheries (which was established in 2014 as the result of a merger between two of the most influential user-groups in Icelandic fisheries: The Federation of Icelandic Fishing Vessel Owners and the Federation of Icelandic Fish Processing Plants) and the Fisheries Association of Iceland (which also incorporates the two latter as well as the National Association of Small Boat Owners (NASBO), the Icelandic Seamen's Federation and others). Also local authorities are actively engaged in fisheries management and have easy access to the management system.

The collaborative approach to management in Iceland is evident in the Statement on Responsible Fisheries in Iceland signed in 2007 by the Ministry, the MRI, the DF and the Fisheries Association of Iceland. It beings, "This statement is a part of providing information about the Icelandic fishing industry and how measures are taken to ensure responsible fisheries and the proper treatment of the marine ecosystem around Iceland."⁹

There are no NGOs that focus on fisheries management in Icelandic waters. Major international NGOs that usually engage actively in discussions about fisheries management, such as Greenpeace and WWF, do not have offices in Iceland. Birdlife International has participated in previous Icelandic assessments and continues to be actively involved in the development of by-catch mitigation measures in Icelandic fisheries. Local NGOs are more concerned with nature protection on land.

Consultation processes cover policies and regulatory issues, and also include discussions of the annual scientific recommendations by the Marine and Freshwater Research Institute (MFRI). Shortly after presenting the recommendations to the Ministry, representatives of the Institute enter into dialogue with the fishing industry regarding the status of the stocks and the nature of the recommendations. The Ministry also consults with the industry before setting the final TACs.

3.5.5 Enforcement and compliance

As laid out in the Fisheries Management Act, monitoring, control and surveillance is by the Directorate of Fisheries in collaboration with the Coast Guard, the MFRI and coastal municipalities. The enforcement system is based on reports from the vessels, physical inspections at sea and weighing in harbour, as well as information exchange with other states' enforcement authorities.

Fishing vessels over 6GT are required to keep an electronic logbook and report catches to the Directorate of Fisheries. Smaller vessels are allowed to return to the DF upon completing fishing trip. Vessel Monitoring System (VMS) is also required for all UoA vessels.

Inspectors from the Directorate may accompany fishing vessels on voyages or operate from Coast Guard vessels. The Coast Guard has three offshore patrol vessels, as well as a number of smaller boats, helicopters and a surveillance aircraft. At-sea inspections include control of the logbook, catch and gear using a risk-based framework.

All fish landed into Iceland is weighed by an authorized 'weighmaster', employed by the municipality and hence independent of both buyer and seller. The Directorate provides real-time reporting of catches and quota, where stakeholders can monitor the performance of individual vessels, their catch from each fishing trip and vessel quota status.

A system for graduated sanctions is applied with a warning for a less serious first-time offence, then fines, withdrawl of fishing permit, leading up to imprisonment for serious or repeat violations.

If a vessel's commercial fishing permit has repeatedly been suspended, the Directorate of Fisheries may decide that a fishing inspector shall be stationed aboard the vessel at the expense of the vessel

⁹ http://www.fisheries.is/management/government-policy/responsible-fisheries/.

operator, including salary cost, for a period of up to two months. All decisions on the suspension of harvest rights are made publicly available.

The Directorate of Fisheries reports on compliance levels among Icelandic fisheries, in annual reports and on its website. This indicates that compliance levels are high. The main infringement is failure by small coastal vessels to submit the catch log after a fishing trip (4% of the instances). The bigger vessels all have electronic logbooks and do not report this problem.

In addition to official sanctions, self-regulation is significant within the Icelandic fishing community, and compliance is further enhanced by user-group involvement in regulatory development.

4 Evaluation Procedure

4.1 Harmonised Fishery Assessment

At the time of the assessment there was no other anglerfish fishery in assessment within the Icelandic EEZ for certification against the Marine Stewardship Council's (MSC) Principles and Criteria for Sustainable Fishing.

Full reference was made to the demersal fisheries 'ISF Iceland saithe, ling, Atlantic wolffish and plaice', 'ISF Iceland golden redfish, blue ling and tusk', and 'Icelandic gillnet lumpfish' which were assessed using version 1.3 of the MSC standard wherever possible, as well as the fisheries 'ISF Iceland cod', 'ISF Iceland haddock', and 'ISF Greenland halibut' which have recently been certified using version 2.0, in particular. The team members were involved in several of these assessments, enabling effective harmonisation.

In all cases, common issues relevant to vessel operations and management systems (Principles 2 and 3) were reviewed in the relevant assessment reports. This team came to their own independent conclusions based on the information available, but these were not substantially different to previous teams. Where common conditions could be applied, these were expressly harmonised with conditions already in place on the UoAs.

4.2 **Previous assessments**

There have been no previous assessments of this fishery.

4.3 Assessment Methodologies

The methodology and standard of the MSC Fisheries Certification Requirements (& Guidance) v2.0 was followed during this re-assessment. The setup of the report follows the "*MSC Full Assessment Reporting Template v2.0*".

The assessment team proposed the use of the Default Assessment Tree. No comments or objections were received in response to the proposed methodology. The Default Assessment Tree was therefore used.

The RBF was used to inform the scoring of 2.2.1 through undertaking PSAs for species identified through stakeholder consultation. Further details on this process and the PSA tables are provided in Appendix 1.2.

During the site visit, DF, MFRI and skippers operating in the fishery (members of the National Small Boat Owners Association) were consulted (see Table 33 for details) on both the identification of the species to be considered in the PSA and the susceptibility of the identified species to anglerfish gillnets.

The team gathered information needed for potential PSA scoring; information on productivity and susceptibility for a wide variety of species caught in Icelandic fisheries had been gathered by the CAB as part of a previous exercise, which was reviewed by the assessment team for the purpose of the anglerfish assessment.

4.4 Evaluation Processes and Techniques

4.4.1 Site Visits

Site visits and stakeholder meetings were conducted as announced in Reykjavík, Iceland, during the period 2nd to 5th of May 2017, see Table 33 below.

4.4.2 Consultations

Stakeholders were invited to submit comments and to consult the assessment team from the onset of the assessment process. Public notification of the assessment, its scope, methodology and

assessment team, was issued with an invitation to comment and consult the team, and the same was sent out by e-mail to a list of stakeholders. Meetings were arranged with representatives of the client and key stakeholders, as summarized in Table 33.

On the basis of consultation with key stakeholders and their commitments, the client submitted a Client Action Plan which the assessment team has approved. A Preliminary Draft Report, including eight conditions and their milestones, was completed and presented to the Client in July of 2017.

Meetings with Client and other Stakeholders	Subjects of Consultation
02.05.2017: Meeting with the Client (ISF). Erla Kristinsdóttir (ISF), Members of the Assessment team.	Meeting with the project management of the Client; general discussion on Iceland Sustainable Fisheries (ISF), the fishery practice and its management; relations of the fishery to research, management and control bodies; chain of custody issues.
02.05.2017: Ministry of Industries and Innovation. Annas Jón Sigmundsson (MII), Brynhildur Benediktsdóttir (MII), Members of the Assessment team	Fisheries policy. Management practices and objectives. Ecosystem and habitat protection.
02.05.2017: Marine and Freshwater Research Institute. Steinunn Ólafsdóttir (MFRI), Magnús Thorlacius (MFRI), Guðmundur Þórðarson (MFRI), Members of the Assessment team.	Scientific research and data on the fishery. Stock information, habitat and ecosystem issues.
03.05.2017: Meeting with the National Association of small boat owners. Axel Helgason (NASBO), Members of the Assessment team.	Overview of the association and the anglerfish fishery.
03.05.2017: Meeting with the client and an anglerfish captain. Erla Kristinsdóttir (ISF), Arnar Kristinsson (IMJ), Members of the Assessment team.	Location of fishing, bycatch and fishing gear.
04.05.2017: Directorate of Fisheries. Þorsteinn Hilmarsson (DF), Áslaug Eir Hólmgeirsdóttir (DF), Sævar Guðmundson (DF), Members of the Assessment team	Enforcement of fishery policies and management decisions. Monitoring, surveillance and landing statistics.
05.05.2017: Marine and Freshwater Research Institute. Guðjón Már Sigurðsson (MFRI), Members of the Assessment team.	Scientific research and data on the fishery. Bycatch issues.

Table 33: Itinerary of site visit and stakeholder consultation in the Icelandic cod fishery assessment.

4.4.3 Evaluation Techniques

All the required public announcements were published on the website of the MSC and mailed electronically to the client and a list of stakeholders. All stakeholders identified have internet access and access to an email account. This was identified as the most appropriate contact.

A working knowledge of the anglerfish fishery was obtained by literature review and by interviews with key actors and stakeholders in the fishery. Information on this fishery is readily available from the management (DF) and scientific authorities (MFRI, ICES), including complete trip based landings 2011-2016 inclusive.

Each team member was responsible for a single principle to develop scoring justifications, with the team member responsible for Principle 1 also primarily responsible for Pl 2.1 (Primary Species). A group consensus was developed for each scoring issue and this determined the final scores for each performance indicator. The standard MSC decision rule was applied for the final recommendation (i.e. aggregate category-level scores must all exceed 80 and each individual PI must score 60 or above).

A total of 75 species scoring elements, evaluated in Pl 2.1 - 2.3, were identified. These were clearly separated into Primary, Secondary and ETP. Of the 75 species/stocks identified as potentially having an interaction with the fishery, 27, including the target species, have been identified as primary species (Table 13). That is, they are subject to some level of management with the general objective of maintaining these stocks as close to MSY level as is feasible. A further 7 species have been identified as pecies (CITES Appendix 1, IUCN Redlist Status for out-of-scope species, AEWA table1 column A) that overlap with fishing operations (Table 24). Information was available on ETP from various scientific sources to assess their risks from fishing. All species not allocated to primary or ETP are considered secondary species.

All in-scope species were allocated between main and minor species based on the gear-specific landings data (Table 6 - Table 12). This included consideration of their resilience in setting landings references between 2% for less resilient and 5% for more resilient species. Where information was lacking, lower resilience was assumed. The results were not sensitive to this determination.

For all primary species, stock assessment information was used to determine their status. For out-ofscope species (main), information was available to determine risks. All secondary in-scope species were minor components of the landings. Information was lacking on these minor species and this is reflected in the scoring (they did not meet the relevant guideposts). The Risk based Framework was invoked for PI 2.2.1, UoA anglerfish gillnets.

Six commonly encountered / minor habitats and 6 VMEs were scored as elements under PI 2.4. The Icelandic marine ecosystem was considered as a whole under PI 2.5.

The scoring elements contributed to the relevant performance indicator score using the standard methodology as described in FCR 7.10.7.5 Table 4.

Component	Scoring elements	Main or minor	Data-deficient or not
P1	Anglerfish (<i>Lophius piscatorius</i>) in Icelandic EEZ	Target species	Not
P2: Primary Species	27 species (see Table 13)	Main	Not
P2: Primary Species		Minor	Not
P2: Secondary Species	41 species (see Table 15 and Table 16)	Main	Not
P2: Secondary Species		Minor	Data-deficient
P2: ETP Species	7 species (see Table 24)	N/A	Not
P2: Habitats	Coarse sediments; fine mud; mixed sediment; rock / hard substrata; sand; sandy mud / muddy sand; maerl beds; Modiolus reefs; Lophelia reefs; coral gardens; deep-water sponge aggregations; hydrothermal vent habitats.	N/A	Not
P2: Ecosystems	Icelandic Marine Ecosystem	N/A	Not
Principle 3	Icelandic Management Authority	N/A	Not

Table 34: Scoring elements: see Table 6 - Table 12 for gear specific main/minor allocations of primary and secondary species.

The assessment team interviewed representatives of the client, Iceland Sustainable Fisheries ehf. The assessment team conducted separate meetings with representatives of the Ministry of Industries and Innovation (MII), of the Marine Research Institute (MRI) and the Directorate of Fisheries (DF) to discuss matters related to marine biological research data, fisheries advice, fisheries management and government policy, as well as the enforcement and monitoring of official regulations.

5 Traceability

5.1 Eligibility Date

The eligibility date (ED) for this fishery is **9 November 2017**, which is the date of publication of the first Public Comment Draft Report (see *FCRv2.0 7.6.1.2*). The eligibility date and its implications for chain of custody were discussed with the client prior to the launching of the assessment and were further underlined in subsequent memos referring to the MSC chain of custody standard. As outlined below there is already in force a robust system of traceability and segregation that gives confidence in the ED set. The catch is recorded at sea and again by official weighmasters at landing points by vessel, gear and species.

5.2 Traceability within the Fishery

All commercial operations are subject to a permit from the Directorate of Fisheries (DF), and all vessels are required to carry a vessel monitoring system (VMS), which is monitored 24hrs a day by the Coast Guard. An AIS system (Autonomous Identification System) applies to vessels while operating within 50 miles and an Inmarsat/Standard-C system for vessels operating further afield.

The DF collects, retains and publishes data on fishing and catches landed by the Icelandic fleet and by other vessels catching within the Icelandic EEZ. The DF monitors compliance with rules on weighing and recording of catches. The DF also collects information about all sales and purchases of unprocessed fish that is traceable to landings, i.e. to vessel, gear and area, which enables DF to monitor potential substitution.

Fishing vessels are required to fill out logbooks to record details of fishing practices, including location, dates, gear, species and catch quantity. Vessels above 6 GT in size are required to do so electronically while smaller vessels may do so manually. Logbooks must be submitted directly to the Directorate of Fisheries. Most fishing is conducted by means of single gear per trip. The use of multiple (more than one) gears during the same fishing trip is rare, although this may occur in some cases on smaller vessels simultaneously using handline and longline. However, captains are required to report their catch by type of gear, as well as fishing area. Catch, whether gutted on board or not, is separated by species in large tubs. Tubs carry identification numbers, and vessels conducting multiple-days trips add a removable tag to each tub on board to further identify day of catch, both of which are carried through landing, auction and first trading, unless processing is conducted at auction and in that case chain of custody is required. These measures serve to prevent substitution and to ensure segregation of fish of certified units (gears and areas) from fish of non-certified units, up to the point of landing.

Landings of each fishing vessel are monitored by persons officially licenced and employed by local port authorities. These certified weighers are responsible for weighing landed catch, using certified scales, and recording the catch by vessel, species, fishing gear used, and quantities landed. Inspectors from the DF regularly monitor the landing of catches to ensure that catch is weighed and recorded according to precise applicable rules. This provides a check on the accuracy of vessel logbooks for all landings and a support of traceability within the fishery. All fish caught within the Icelandic EEZ must be registered and weighed in Iceland, although DF may, with the Ministry's permission, authorise derogation from that rule.

Fish catch remains segregated at the point of landing by vessel, species and gear. Identified tubs of landed fish are passed on either directly to first buyer (trader or processor), or to an auction that operates as an electronic facilitator of trade or as a physical facility where tubs received are passed on to first buyer. Where an auction assembles small lots from more than one small vessels into a single lot, the delivery document specifies the names of the vessels and the gear applied. A few auction houses may perform primary processing (gutting), involving change of tub numbers, which will require the facilities to be chain of custody certified (or registered as processing sub-contractors for CoC

certified entities) to assure traceability of fish supplied, back to the unit of certification. At the time of the release of this report, four auction operations are CoC certified in Iceland.

Fishing companies, especially ones operating large vessels with on-board processing facilities, may use sub-contracted cold storage facilities for storing landed catch prior to first sale or first processing after landing. This may be the case particularly with short-term storing of landed fish-on-ice, or longer-term storing of products frozen, packed and labelled on-board the vessel, typically loaded on pallets which in turn are sometimes loaded into containers. Either way, these are identified and traceable to vessel, catch dates, gear and fishing area.

The unit of certification allows for catch from the entire Icelandic EEZ to enter chain of custody. All registered fishing vessels operating bottom trawl, *nephrops* trawl, Danish seine, gillnet, anglerfish gillnet, or longline within the Icelandic EEZ are eligible. Fish caught directly or purchased by members of the client group from vessels, auctions or processors, is traceable to catch dates, catch areas and vessels.

While the assessment team has confidence in the internal traceability of the ISF Iceland anglerfish fishery, a recommendation will be raised, requesting that the client issues a reminder to all of the client members, including auctions, to observe the following:

- to ensure full segregation of catch of each species by gear in the event more than one gear is applied during the same fishing trip;
- to ensure full segregation of catch of each species by management region, i.e. fish caught inside the Icelandic EEZ is kept separate, in the event a vessel catches the same species on the same trip inside and outside the Icelandic EEZ – and –
- to observe and implement appropriate measures of packing and labelling certified products prior to moving them to sub-contracting cooler or freezer storages upon landing, to ensure client members' responsibility for product integrity prior to sale or further handling.

Traceability Factor	Description of risk factor if present. Where applicable, a description of relevant mitigation measures or traceability systems (this can include the role of existing regulatory or fishery management controls)
Potential for non- certified gear/s to be used within the fishery	Lumpfish account for 0.23% of Anglerfish catches in the Icelandic EEZ. In addition to the assessed gears (including the non-certified lumpfish gillnet), anglerfish in the Icelandic EEZ is also caught in shrimp trawls, sea pole, handline and pelagic trawl. Reported catches from these gears combined were 0.3% of the total anglerfish catch in 2011-2016. Fish is segregated on board, landed and recorded by reference to vessel, date and gear.
	The use of certified and non-certified gears during the same fishing trip is considered quite rare and the risk of mixing catch of same species from the two is minimal.
	Fishing vessels – Icelandic and foreign operating within the Icelandic EEZ – are required to keep logbooks for the recording of fishing by species, gear and area. Furthermore, all landings in Iceland are recorded and monitored by registered weighmasters. Landings of anglerfish from non-certified gear used within the Icelandic EEZ are segregated from anglerfish caught in certified gear, both physically and in records prior to entry into chain of custody.
Potential for vessels from the UoC to fish outside the UoC or in different geographical	Vessels are unlikely to catch anglerfish within and outside the Icelandic EEZ on the same trip. Although not common this is particularly possible in the case of larger trawlers on their return trips from fishing in foreign or international territories (like the Greenland EEZ). Risk to traceability is mitigated by mandatory

Table 35: Traceability Factors within the ISF Iceland anglerfish fishery.

areas (an the same	conversion on bound of establish in four-ion even from establish in the logiculie FF7
areas (on the same trips or different trips)	segregation on board of catches in foreign area from catches in the Icelandic EEZ, real time electronic logging – and thus monitoring by DF – of catches and labelling of unprocessed and processed fish with reference to fishing dates and/or areas.
Potential for vessels outside of the UoC or client group fishing the same stock	Anglerfish are caught by a large number of vessels, most of them Icelandic ones that are part of the UoC.
	Icelandic vessels operating gear that is not a part of the UoC, catch a small amount of anglerfish, or 0.3%, of the total catches in 2011-2016.
	A small proportion (0.2% in 2016) of Anglerfish is caught by Faroese vessels, operating within the Icelandic EEZ through bilateral agreement.
	Both the Icelandic vessels operating gear that is not a part of the UoC and the Faroese vessels are subject to the monitoring and logging requirements outlined above. Such catch is therefore traceable to vessel and gear.
Risks of mixing between certified and non-certified catch during storage, transport, or handling activities (including transport at sea and on land, points of landing, and sales at auction)	Fishers are required to separate catch by species. All fish landed in Iceland by the fishing fleet must be reported in Iceland to Port Authorities who are responsible for weighing catch on certified scales either by licensed operators or processing plants approved for this purpose. Foreign vessels landing fish from the Icelandic EEZ in Iceland are subject to the same requirements.
	In the event that eligible vessels are landing anglerfish in foreign ports, there is a possibility that certified and non-certified fish could be simultaneously handled, e.g. in cold storage facilities, prior to entry into chain of custody. Although not common, this is a possibility, especially of fish gutted on ice, delivered in boxes or tubs. Provided these carry identification traceable to the delivery and vessel, traceability back to unit of certification is ensured, since all vessels are obliged to report to Fisheries Directorate landings in foreign ports by type of species, fishing gear, area and quantities. Furthermore, the DF issues catch certificates required for entry into a third country.
	The possibility may arise that anglerfish from vessels within the UoC and anglerfish from foreign vessels outside the UoC may simultaneously be handled at auctions. The majority of foreign vessels fishing under bilateral agreement in Iceland do not land their catch in Iceland, but are required to report all details of catches by species, quantity, area, gear type and vessel to the Icelandic Directorate of Fisheries. However, if such vessels were to land fish anywhere in Iceland, information are recorded by official weighmasters upon landing, in the same manner as for all Icelandic vessels and can thus be traced back to species, quantity, area, gear and vessel. Icelandic regulation require fish from foreign vessels to be kept and processed separate from all other fish throughout the chain of custody.
	At first point of sale, i.e. entry into chain of custody, the tracing of the fish back to UoC will require verification by the buyer and its CoC CAB.
Risks of mixing between certified and non-certified catch during processing activities (at-sea and/or before subsequent Chain of Custody)	Chain of Custody is required for all post-landing processing activities. Risk to the integrity of certified fish processed on-board, which would be confined almost solely to large trawlers, may potentially emanate from fishing in areas not identified as part of the UoA during the same fishing trip. This risk is minimised and mitigated by the mandatory logging, as well as physical identification, of fish catch by management regions. Fishing by vessels with on-board processing facilities is monitored by weighing landed products in a similar way and converting to catch weight by means yield indices, estimated by sampling catch and processed products on board. Basic handling of the catch, such as gutting and possibly heading, is commonly conducted by most types of vessels at sea, during which a risk of mixing certified
Risks of mixing	and non-certified catch is considered minimal or none. The DF monitors, via the vessel monitoring systems (VMS), that trans-shipment of
between certified and	fish is not conducted. Some Icelandic fishery practices export fish directly from

non-certified catch during transhipment	vessels, without involvement of domestic processing operations, and typically after being transferred to containers. However, recent law stipulates that any unprocessed fish must be landed and weighed in Icelandic ports prior to export ¹⁰ . Un- or semi-processed catch may thus be exported, after landing and weighing, for storing in cold storages and/or processing in facilities in a third country, some of which may be subsidiaries of ISF's shareholders. Given the tight monitoring system operated by DF, partly via the VMS, the fishing by vessels outside the unit of certification and, thereby, the opportunities to substitute certified fish with non-certified fish, are unlikely.
Any other risks of substitution between fish from the UoC (certified catch) and fish from outside this unit (non-certified catch) before subsequent Chain of Custody is required	None identified.

5.3 Eligibility to Enter Further Chains of Custody

Potential certification will include fish caught by all registered Icelandic vessels with valid permit to operate within the Icelandic EEZ. It will also include fish handled by officially licenced fish auctions, provided these auctions do not take ownership of the catch and/or are not involved in the processing of the catch either as owners of the fish or sub-contractors. A list of vessels with valid licenses for fishing within the Icelandic EEZ is available from the Fisheries Directorate upon request (http://www.fiskistofa.is).

A list of Icelandic vessels and their quotas can be found on the website of the Directorate of Fisheries, see http://www.fiskistofa.is/veidar/aflaheimildir/uthlutadaflamark/ (Úthlutun til skipa 2016/2017).

Fish from eligible fishing vessels, whole and/or semi-processed, landed at any officially approved landing site (harbour) and/or sold via (first sale) fish auction and/or kept in cold store facilities in Iceland or in a Third Country, may therefore enter into further certified chain of custody and be eligible to carry the MSC eco-label, provided these are sold through a member of the client group, i.e. shareholder of the Iceland Sustainable Fisheries ehf. and/or its registered certificate sharing entities.

Chain of custody will commence as of the first point of sale, change of ownership and/or processing after landing. Auctions that may or may not take possession of the fish and merely serve as facilitators of trade do not need chain of custody certification. Auctions that either take ownership of the fish and/or engage in processing the fish after landing, e.g. by gutting or otherwise, must have chain of custody certification.

The Client, Iceland Sustainable Fisheries Ltd., has issued a statement outlining the general terms of a potential extension of the client group for wider sharing of a potential certificate (published in its entirety in section 3.1.1 above). A list of current members of the client group can be obtained directly on the ISF website (see https://www.isf.is/isf-aethildarfyrirtaeligki.html) or from Vottunarstofan Tún upon request.

Operators who do not share the certificate but who take ownership of the fish before it is sold to certificate sharers are required to hold MSC Chain of Custody certification. Subcontractors, who do not take ownership of the catch but are involved in the handling of the fish after landing, are required either to be holders of MSC Chain of Custody certification or to be listed as subcontractors on the scope of another MSC Chain of Custody certificate holder.

¹⁰ <u>http://www.reglugerd.is/reglugerdir/allar/nr/224-2006</u>.

The Icelandic Consumer Agency (Neytendastofa) issues authorisations to conduct official weighing of fish landed in Icelandic ports. The current list of officially authorised weighmasters is available on https://rafraen.neytendastofa.is/pages/loggiltirvigtamenn/.

A map of the official points of landing for fish can be found here:

http://gafl.fiskistofa.is/index.php?option=com_content&view=article&id=53:dreifikort&catid=38:kyn ningarefni&Itemid=62.

6 Evaluation Results

6.1 Principle Level Scores

Table 36: Final Principle Scores

Principle		Score
Principle 1 – Target Species	82.5	
Principle 2 – Ecosystem	inciple 2 – Ecosystem UoA1: Bottom Trawl (TB)	
	UoA2: Nephrops Trawl (TN)	90.3
	UoA3: Danish Seine (SD)	92.0
	UoA4: Gillnet (GN)	83.3
	UoA5: Anglerfish gillnet (GA)	82.7
	UoA6: Lumpfish gillnet (GL)	fail
	UoA7: Longline (LL)	85.0
Principle 3 – Management System		92.9

6.2 Summary of PI Level Scores

Table 37: PI level scores by gear

(TB: Bottom trawl; TN: Nephrops trawl; SD: Danish seine; GN: Gillnet; AGN: Anglerfish gillnet; LGN: Lumpfish gillnet; LL: Longline)

	iery Assessment Sconing Worksheet Version 1 - Issued o October 2014			DOAT	DUAZ	0000	LOOM4	LOOAD	DOAO	1004
				тв	ΤN	SD	GN	AGN	LGN	LL
Principle	Component		Performance Indicator (PI)	Score	Score	Score	Score	Score	Score	Sco
	Outcome	1.1.1	Stock status	80	80	80	80	80	80	80
							10			1
One	Management	1.2.1	Harvest strategy	80	80	80	80	80	80	80
		1.2.2	Harvest control rules & tools	75	75	75	75	75	75	75
		1.2.3	Information & monitoring	100	100	100	100	100	100	10
		1.2.4	Assessment of stock status	80	80	80	80	80	80	80
	Primary species	2.1.1	Outcome	95	95	95	95	100	95	98
		2.1.2	Management strategy	95	95	95	95	95	95	95
		2.1.3	Information/Monitoring	100	100	100	100	100	100	10
	Secondary species	2.2.1	Outcome	80	80	80	75	75	Fail	80
T₩o		2.2.2	Management strategy	95	95	95	65	65	65	75
		2.2.3	Information/Monitoring	90	90	90	75	75	75	7!
	ETP species	2.3.1	Outcome	90	90	90	80	80	70	8
		2.3.2	Management strategy	100	100	100	65	65	65	70
		2.3.3	Information strategy	100	100	100	70	70	70	70
	Habitats	2.4.1	Outcome	75	80	95	90	85	85	98
		2.4.2	Management strategy	75	75	80	80	80	80	80
		2.4.3	Information	85	85	85	85	85	85	85
	Ecosystem	2.5.1	Outcome	100	100	100	100	100	100	10
		2.5.2	Management	85	85	85	85	85	85	85
		2.5.3	Information	85	85	90	90	80	90	9(
	Governance and policy	3.1.1	Legal &/or customary framework	100	100	100	100	100	100	10
		3.1.2	Consultation, roles & responsibilities	95	95	95	95	95	95	9!
		3.1.3	Long term objectives	100	100	100	100	100	100	10
Three	Fishery specific management system	3.2.1	Fishery specific objectives	90	90	90	90	90	90	90
		3.2.2	Decision making processes	85	85	85	85	85	85	85
		3.2.3	Compliance & enforcement	95	95	95	95	95	95	95
		3.2.4	Monitoring & management performance evaluation	80	80	80	80	80	80	80

Fishery Assessment Scoring Vorksheet version 1 - issued 8 October 2014 UoA1 UoA2 UoA3 UoA4 UoA5 UoA6 UoA7

6.3 Summary of Conditions

Table 38: Summary of Conditions

No.	Condition	Performance Indicator	Related to previously raised condition? (Y/N/NA)	
1	A well-defined harvest control rule should be put in place that is consistent with the harvest strategy and defines how the exploitation rate will be reduced as the stock approaches the limit reference point. Evidence should be provided that the HCR is precautionary within 4 years.	PI 1.2.2 Harvest control rules and tools	Ν	
2	Harbour seal (gillnet, anglerfish gillnet) and harbour porpoise (anglerfish gillnet) must be shown highly likely to be within biologically based limits, or it must be demonstrated that there is a partial strategy of demonstrably effective mitigation measures in place such that the UoAs do not hinder recovery and rebuilding.	PI 2.2.1 Secondary species outcome (Gillnet, anglerfish gillnet)	Ν	
3	A demonstrably effective partial strategy should be put in place such that the gillnet, anglerfish gillnet and longline fisheries do not hinder recovery and rebuilding of vulnerable out-of-scope secondary marine mammal and seabird species. This should include a regular review of the potential effectiveness and practicality of alternative measures to minimise fishery related mortality of unwanted catch of vulnerable species such as harbour seal, harbour porpoise, European shag, greater black-backed gull and fulmar, as well as regular reviews to ensure that the relevant measures are implemented as appropriate.	PI 2.2.2 Secondary species management (Gillnet, anglerfish gillnet, longline)	Ν	
4	By the second surveillance audit electronic logbook reporting provides some quantitative information on of seabird and marine mammal bycatch that is both available and adequate to assess the impact of the UoA on main secondary species with respect to their status. The returns from electronic logbooks should be assessed by MFRI on a regular basis and compared to survey and ad hoc observer data. Where disparities are determined, efforts should be made to improve accurate logbook returns for the catch of seabird and marine mammals. This condition is harmonised with that for ISF Iceland golden redfish, ISF Iceland saithe & ling, ISF cod and ISF halibut fisheries.	PI 2.2.3 Secondary species information (gillnet, anglerfish gillnet, longline)	Ν	
5	A strategy should be put in place that is expected to ensure the UoAs do not hinder the recovery of ETP marine mammal and seabird species. This should include a regular review of the potential effectiveness and practicality of alternative measures to minimise fishery related mortality of unwanted catch of vulnerable seabird and marine mammal species, as well as regular reviews to ensure that the relevant measures are implemented as appropriate. This condition can be implemented together with condition 3.	PI 2.3.2 ETP species management (Gillnet, anglerfish gillnet, longline)	Ν	
6	By the second surveillance audit electronic logbook reporting provides some quantitative information on seabird and marine mammal bycatch that is both available and adequate to assess the impact of the UoAs on ETP marine mammal and seabird species with respect to their status. The returns from electronic	PI 2.3.3 ETP species information (gillnet, anglerfish gillnet, longline)	N	

	logbooks should be assessed by MFRI on a regular basis and compared to survey and ad hoc observer data. Where disparities are determined, efforts should be made to improve accurate logbook returns for the catch of seabird and marine mammals. This condition can be implemented together with condition 4.		
7	By the fourth surveillance audit necessary conservation and management measures for all vulnerable marine habitats shall be in place and implemented, such that the trawl fishery does not cause serious or irreversible harm to habitat structure, on a regional or bioregional basis, and function. This condition is harmonised with that for ISF Iceland haddock, ISF Iceland golden redfish, ISF Iceland saithe & ling, ISF cod and ISF halibut fisheries.	PI 2.4.1 Habitats outcome (Bottom trawl)	Ν
8	By the fourth surveillance audit necessary conservation and management measures for deep-sea sponge aggregation and coral gardens shall be in place and implemented, such that there is a partial strategy in place and implemented for these habitat types specifically, ensuring that the bottom and <i>Nephrops</i> trawl fisheries do not cause serious or irreversible harm to habitat structure and function in Icelandic waters. This strategy will include, where necessary, appropriate move-on measures to avoid interactions will ALL forms of VME. With regard to the bottom trawl fishery, this condition is harmonised with that for ISF Iceland haddock, ISF Iceland golden redfish and the ISF Iceland saithe & ling fisheries, ISF cod and halibut fisheries.	PI 2.4.2 Habitats management (Bottom trawl, Nephrops trawl)	Ν

6.4 Recommendations

Table 39: Recommendations

Recommendation 1 UoA: Bottom trawl, Nephrops trawl, Danish seine.				
Performance Indicator	PI 2.2.3 Secondary species information Information on the nature and amount of secondary species taken is adequate to determine the risk posed by the UoA and the effectiveness of the strategy to manage secondary species			
Purpose	Interactions with seabird and marine mammals should be recorded in the electronic logbooks of client vessels. However, logbook returns since their introduction in 2009 have indicated very few such entries, which contradicts the results of formal MFRI surveys, such as the MFRI spring gillnet survey.			
Recommendation	The returns from electronic logbooks should be assessed by MFRI on a regular basis and compared to survey and ad hoc observer data. Where disparities are determined, efforts should be made to improve accurate logbook returns for the catch of seabird and marine mammals. This recommendation applies to all gears except gillnets, anglerfish gilnets, lumpfish gillnets and longlines (where this issue is covered in Condition 4).			

Recommendation 2 UoA: All gears		
Performance Indicator	Traceability	
Purpose	Management of risks to segregation and traceability within the fishery	
Recommendation	 The team requests that the client issues a reminder to all of the client members, as well as auctions, to observe the following: to ensure full segregation of catch of each species by gear in the event more than one gear is applied during the same fishing trip; to ensure full segregation of catch of each species by management region, i.e. fish caught inside the Icelandic EEZ is kept separate, in the event a vessel catches the same species on the same trip inside and outside the Icelandic EEZ – and – to observe and implement appropriate measures of packing and labelling certified products prior to moving them to sub-contracting cooler or freezer storages upon landing, to ensure client members' responsibility for product integrity prior to sale or further handling. 	

6.5 Determination, Formal Conclusion and Agreement

The assessment team has passed a determination to recommend that:

(a) the following six Units of Assessment of the ISF Iceland anglerfish fishery should be certified for the scope specified in section 3.1 of this report as well-managed and sustainable fisheries against the MSC fishery standard v2.0: **Bottom trawl**, *Nephrops* trawl, **Danish seine**, gillnet, anglerfish gillnet and longline;

(b) the ISF Iceland anglerfish **lumpfish gillnet** Unit of Assessment is **not** certified against the MSC fishery standard v2.0.

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Appendices

Appendix 1: Scoring and Rationales

Appendix 1.1: Performance Indicator Scores and Rationale

PI 1.1.1 Evaluation Table for – Stock status

PI 1.1	.1	The stock is at a level which n recruitment overfishing	naintains high productivity and	has a low probability of
Scoring	g Issue	SG 60	SG 80	SG 100
а	Stock sta	tus relative to recruitment impa	irment	
	Guidep ost	It is likely that the stock is above the point where recruitment would be impaired (PRI).	It is highly likely that the stock is above the PRI.	There is a high degree of certainty that the stock is above the PRI.
	Met?	Y	Y	N
	Justific ation	increase towards a maximum levels fluctuating around 3 kg above the levels observed at it similar pattern (MFRI, 2016). Taking into account that the observed in the period 1985- orginated from the biomass of that the stock is highly likely to Therefore SG80 is met. Considering the decreasing p years, although these declinit environmental conditions, it is	relatively low in the period 198 in 2005. From 2005 to 2011 t i/km ² . Since then the biomass h in the first part of the series. Th biomass observed in 2015 is -2002 and that the high recru bserved in 1998, which was low to be above the point where re attern of biomass index and re ng trends may relate to movel not possible to argue that there FRI, 2016). On this basis, SG100	the biomass remained at high has decreased but it remained e recruitment index showed a still higher than the biomass itment observed in 2000 has er than 2015, it can be argued cruitment would be impaired. eccuitment observed in recent ments of the stock related to e is an high degree of certainty
b	Stock sta	tus in relation to achievement o	of MSY	
	Guidep ost		The stock is at or fluctuating around a level consistent with MSY.	There is a high degree of certainty that the stock has been fluctuating around a level consistent with MSY or has been above this level over recent years.
	Met?		Y	N
	Justific ation	indices are available, but analy 3 stocks; ICES, 2012). IS-SMB b is used to calculate Fproxy (ca the mean Fproxy from the refe	ws the ICES framework for stock /tical age-length based assessme piomass index of anglerfish 40 cr tch/survey biomass). The target erence period of 2001–2015 (M	ents are not possible (Category m and larger, along with catch, : Fproxy was defined as 80% of IFRI, 2016a).
		were observed (2005-2011) w a level consistent with F_{MSY} sir	the value of Fproxy in the period ras around 1 it is possible to argunce 2002 and is below Fproxy ta	ue that the Fproxy was around rget in the last two years.
		1.1.1, when biomass informat should be examined to determ required level for each SG. In	CRV2.0), the use of fishing mor ion is not available, is allowed. ⁻ nine whether the stock biomass particular, an 80 score is justifi and BMSY) if F is likely to have	The history of fishing mortality could be assumed to be at the ed (b - highly likely above the

	of 6.5 year (Age at maturit	; (or for at least four years, if y = 4; M = 0.4), it is possible t 2 GT (= 13 years). On this basi	o argue that Fproxy has bee	en at level
References	Advice. ICES CM 2012/ACC MFRI (2016a). Marine Res 2015/2016 and Prospects	entation of Advice for Data DM 68.42 pp. earch Institute. 2016. State o 5 for the Quota Year 2016/20 //www.hafro.is/Bokasafn/Tir	f Marine Stocks in Icelandi 017. Marine Research in Ice	c Waters
Stock Status relat	tive to Reference Points			
	Type of reference point	Value of reference point	Current stock status relat reference point	tive to
Reference point used in scoring stock relative to PRI (SIa)	Fproxy target	0.80	0.71	
Reference point used in scoring stock relative to MSY (SIb)	Fproxy target	0.80	0.71	
OVERALL PERFOR	MANCE INDICATOR SCORE			80
CONDITION NUM	IBER (if relevant):			-

PI 1.1	2	Where the stock is reduced, t timeframe	here is evidence of stock rebuildir	ng within a specified	
Scoring	g Issue	SG 60	SG 80	SG 100	
а	-	ng timeframes			
	Guidep ost	A rebuilding timeframe is specified for the stock that is the shorter of 20 years or 2 times its generation time . For cases where 2 generations is less than 5 years, the rebuilding timeframe is up to 5 years.		The shortest practic rebuilding timefran specified which doe exceed one genera for the stock.	ne is es not
	Met?	Not relevant		Not relevant	
	Justific ation	The stock is not depleted			
b	Rebuildin	g evaluation	-	-	
	Guidep ost	Monitoring is in place to determine whether the rebuilding strategies are effective in rebuilding the stock within the specified timeframe.	There is evidence that the rebuilding strategies are rebuilding stocks, or it is likely based on simulation modelling, exploitation rates or previous performance that they will be able to rebuild the stock within the specified timeframe.	There is strong evid the rebuilding strat rebuilding stocks, highly likely bas simulation n exploitation rat previous performa they will be able t the stock with specified timeframe	egies are or it is ased on nodelling, res or nce that o rebuild nin the
	Met?	Not relevant	Not relevant	Not relevant	
		The stock is not depleted			
Refere	nces				
OVERA	ALL PERFOR	RMANCE INDICATOR SCORE:			N/A
CONDI		IBER (if relevant):			-

PI 1.1.2 Evaluation Table for Stock rebuilding

PI 1.2.1 Evaluation Table for I	Harvest strategy
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PI 1.2	2.1	There is a robust and precaut	ionary harvest strategy in place	9
Scoring	g Issue	SG 60	SG 80	SG 100
a	-	The harvest strategy is expected to achieve stock management objectives reflected in PI 1.1.1 SG80.	SG 80 The harvest strategy is responsive to the state of the stock and the elements of the harvest strategy work together towards achieving stock management objectives reflected in PI 1.1.1 SG80. Y ategy as the combination of the	The harvest strategy is responsive to the state of the stock and is designed to achieve stock management objectives reflected in PI 1.1.1 SG80.
		details are given in the rational In terms of the harvest contro- objective of keeping Fproxy at suggested target reference po- level. While there is no form committed in writing to fo (http://www.fisheries.is/mana therefore constitutes a formal below). On the basis of this harvest co The TAC is therefore based of	toring and stock assessment pr ales for PI 1.2.3 and 1.2.4 below of rule, the MFRI has provided a or below the long-term averag pint Fproxy=0.8 is expected to k nally adopted management pla illow the advice of MFRI, w agement/government-policy/re harvest control rule (see furth- pontrol rule, MFRI propose a TAC on the latest information of the sponsive to the state of the stoce	dvice based on the long-term e (target reference point). The eep the stock at a sustainable an, the Ministry has formally which is given on this basis sponsible-fisheries/). This er details rationale for PI 1.2.2 C based on the IS-SMB survey. he stock. Thus, the proposed
		advice and appropriate mana appear to be working togethe stock. As the management sys fishing mortality compared to There is no evidence that the h The strategy for the multispec and the strategy is the result	harvest strategy include effect gement response. Under the p r and have recently achieved ta tem includes evaluation of perf the target levels) and it is respo- arvest strategy is designed to ac- ies fishery is based on the sum of of various responses to conflict an overarching design to the or met.	precautionary approach, these arget exploitation levels in this formance (annual estimates of posive to this, SG80 is met. whieve objectives for this stock. of single species management, ts concerns within the fishery.
b	Guidep	trategy evaluation The harvest strategy is likely	The harvest strategy may	The performance of the
	ost	to work based on prior experience or plausible argument.	not have been fully tested but evidence exists that it is achieving its objectives.	harvest strategy has been fully evaluated and evidence exists to show that it is achieving its objectives
				including being clearly able to maintain stocks at target levels.

	Justific ation	institution. Nevertheless, takin	y is not fully evaluated by ICES on ng into account that the Fproxy to argue that the HS is achieving to not at SG100.	is below the Fproxy target in
с	Harvest s	trategy monitoring		
	Guidep ost	Monitoring is in place that is expected to determine whether the harvest strategy is working.		
	Met?	Y		
	Justific ation	Monitoring is in place through further details see rationale for	h annual surveys and monitorir or PI 1.2.3.	ng of commercial landings, for
d	Harvest s	trategy review		
	Guidep ost			The harvest strategy is periodically reviewed and improved as necessary.
	Met?			Ν
	Justific ation		hagement advice. However, the spect to anglerfish. Therefore, S	
е	Shark fini	ning		
	Guidep ost	It is likely that shark finning is not taking place.	It is highly likely that shark finning is not taking place.	There is a high degree of certainty that shark finning is not taking place.
	Met?	Not relevant	Not relevant	Not relevant
	Justific ation	Anglerfish is not a shark.		<u>.</u>
f		f alternative measures		
	Guidep ost	There has been a review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of the target stock.	There is a regular review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of the target stock and they are implemented as appropriate.	There is a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of the target stock, and they are implemented, as appropriate.
	Met?	Y	Y	Ν
	Justific ation	discouragement for unwanted system of temporary closed a These are not necessarily "un management system seeks to This control has predominant appropriate. These measures real time closure), and that m desirable. According to the a statement on responsible fish http://www.fisheries.is/mana- stated that the Directorate of	stock caught within its waters and d catch which is avoidable. In ireas to reduce the catch of sm inwanted" in the sense usually in reduce catch of fish below the thy applied to cod, but could be imply ongoing review of ways beasures are implemented whe available statistics discard of a heries in Iceland (see points 10 gement/government-policy/ress Fisheries and the Marine Resea thes and the results indicate	addition, the application of a all fish is foreseen by Iceland. mplied by discarding, but the optimum size (e.g. juveniles). e applied to other species as to reduce unwanted catch (as n considered appropriate and anglerfish is negligible. In the . on discards and by-catch in: <u>ponsible-fisheries</u>) it is clearly rch Institute conduct research

		Icelandic fishing fleet. The research can be considered a regular review of the effectiveness and practicality of alternative measures to minimise UoA-related mounwanted catch of the target stock and they are implemented as appropriate, conthe negligible discards of anglerfish. Therefore, SG 80 is met. However is not clear if this review is conducted every two years or more frequently. Therefore SG 100 is	ortality of nsidering ly stated
Refere	nces	http://www.fisheries.is/management/government-policy/responsible-fisheries/.	
OVERALL PERFORMANCE INDICATOR SCORE:			80
CONDITION NUMBER (if relevant):			

PI 1.2		There are well defined and effective harvest control rules (HCRs) in place		
Scoring	g Issue	SG 60	SG 80	SG 100
Α	HCRs des	ign and application		Г
	Guidep ost	Generally understood HCRs are in place or available that are expected to reduce the exploitation rate as the point of recruitment impairment (PRI) is approached.	Well defined HCRs are in place that ensure that the exploitation rate is reduced as the PRI is approached, are expected to keep the stock fluctuating around a target level consistent with (or above) MSY, or for key LTL species a level consistent with ecosystem needs.	The HCRs are expected to keep the stock fluctuating at or above a target level consistent with MSY, or another more appropriate level taking into account the ecological role of the stock, most of the time.
	Met?	Υ	Ν	Ν
	Justific ation	management plan has not been management reference point survey to adjust the TAC relati precautionary approach. The reasonable target catch level 'generally understood', as req recommended TAC by MFRI is and, according to the status of the begin of the series (2010/2 However, to what extent explo- is not formally defined. Impl appropriate actions are forese	regory 3 stocks (ICES, 2012) en formally developed for this s. Advice is based on the ICES ive to survey trends, which ICES catch advice provided by MF based on a precautionary appru- uired to achieve a 60 score, bec followed by MII as National TAG f the stock there was not evider 11). Therefore, SG 60 is met. oitation might be reduced as bi- icitly Ministry of Industry and een in the case MFRI advices fu I be done is not well defined. Th	stock and there are no formal default HCR, which uses the considers consistent with the RI allows managers to set a oach. HCRs can be considered cause as showed in Table 5 the C since 2013/14 fishing season nee of status close to PRI since omass index shows low values Innovation (MII) stated that rther reductions in TAC below
В	-	ustness to uncertainty		
	Guidep ost		The HCRs are likely to be robust to the main uncertainties.	The HCRs take account of a wide range of uncertainties including the ecological role of the stock, and there is evidence that the HCRs are robust to the main uncertainties.
	Met?		Υ	Ν
	Justific ation	empirical data and variability a a year based on the survey. Th are the stock fluctuactions obs The HCRs are robust tot the ma of 0.8, presumably, is going uncertainties in the influence	blicitly taking into account some available from the survey time so e main uncertainties considered served in the biomass index con ain uncertinities because the ref to maintain the stock at leve e of juvenile declines remain ts. Therefore, SG100 is not met.	eries. TACs are adjusted within I in the framework of the HRCs hing from the scientific survey. Ference point chosen as Fproxy of high biomass. However, an issue and are not fully
С	HCRs eva	luation		· - · · · · · ·
	Guidep ost	There is some evidence that tools used or available to implement HCRs are appropriate and effective in controlling exploitation.	Available evidence indicates that the tools in use are appropriate and effective in achieving the exploitation	Evidence clearly shows that the tools in use are effective in achieving the exploitation levels required under the HCRs.

PI 1.2.2 Evaluation Table for Harvest control rules and tools

PI 1.2.2 There are well defined and effective harvest con			fective harvest control rules (H	ICRs) in place		
			levels required under the HCRs.			
	Met?	Y	Υ	N		
	Justific ation		narvest control rule include TAG ell as the technical measures a		-	
		resulted in Fproxy levels that evidence (Table 5) indicates th in line with the national TAC is TAC was overshot by 8%. The species. Within the context of single species relative to othe TACs in controlling exploitation only once in the last 3 fishing s	nd proven to be effective in con were below the Fproxy target in that the exploitation levels of the sued by the Iceland governmen likely reason of such overshooti multispecies fisheries, opportu er species are more limited, wh on. However taking into accoun season and for a relative small p utilised for few fishing seasons	n the last two years. e last three fishing sea of (MII), even if in 201 ing is quota transfers inities to reduce the o nich may limit effection t that such situation percentage, SG80 is m	Available asons are L4/15 the between catch of a veness of occurred net.	
		catches and national TAC wer	e above the TAC recommended e effective in achieving the exp	d by MFRI, there is no	ot a clear	
References ICES (2012). ICES Implementation of Advice for Data-limited Stocks in 2012 in its Advice. ICES CM 2012/ACOM 68. 42 pp.				its 2012		
OVERA	OVERALL PERFORMANCE INDICATOR SCORE: 75					
CONDITION NUMBER (if relevant): 1				1		

PI 1.2.3 Evaluation Table for Information and monitoring

PI 1.2	2.3	Relevant information is collec	cted to support the harvest stra	itegy
Scorin	g Issue	SG 60	SG 80	SG 100
а	Range of	information		
	Guidep ost	Some relevant information related to stock structure, stock productivity and fleet composition is available to support the harvest strategy.	Sufficient relevant information related to stock structure, stock productivity, fleet composition and other data is available to support the harvest strategy.	A comprehensive range of information (on stock structure, stock productivity, fleet composition, stock abundance, UoA removals and other information such as environmental information), including some that may not be directly related to the current harvest strategy, is available.
	Met?	Y	Y	Y
	Justific ation	fisheries. All vessels are regist equipment on board and use for all vessels and is primarily certain vessels must participat authorities have full access to	e across fleet, stock distribut ered and licensed. Vessels are r log-books for reporting fishing for safety purposes. The VMS is te according to their fishery and o all data in both systems. Dis rmation is also collected by	equired to retain VMS and AIS operations. AIS is mandatory is for fisheries control, in which fishing area. Fisheries control carding is not allowed within

		dynamics of all Iceland stocks. The research activities carried clear research agenda. The groundfish, collection of samp contaminants, habitat mapp improved by MFRI. Physical salinity, chlorophyll) is collect habitats and others species m further. The main research p ecosystems, sustainable expl management, research on fis highly regarded in the scienti	inity, waves, tides, etc.) which d out by MFRI support long-ter scientific surveys, estimating oles on many aspects of the ecc ing, including depth, are curr and biological oceanographi ed routinely and is available for hay be particularly useful for de riorities of MFRI are exploration oitation of main stocks, ecos hing technology and seafloor a fic community and is therefore el with a strong infrastructure	m management needs with a g changes in abundance of osystem, marine environment rently being undertaken and c information (temperature, r research. The distribution of eveloping the harvest strategy on of marine and freshwater system approach to fisheries and habitat mapping. MFRI is e a valuable research partner,
b	Monitorii			
	Guidep ost	Stock abundance and UoA removals are monitored and at least one indicator is available and monitored with sufficient frequency to support the harvest control rule.	Stock abundance and UoA removals are regularly monitored at a level of accuracy and coverage consistent with the harvest control rule, and one or more indicators are available and monitored with sufficient frequency to support the harvest control rule.	All information required by the harvest control rule is monitored with high frequency and a high degree of certainty, and there is a good understanding of inherent uncertainties in the information [data] and the robustness of assessment and management to this uncertainty.
	Met?	γ	γ	Y
	Met? Justific ation	The authorities of the countrie The stock abundance is regula survey every year. The biomas the assessment to estimate employed in the estimation of SG100 requires that all inform high degree of certainty, this clearly stated in the statement http://www.fisheries.is/mana Moreover, SG 100 requires th information and the robustne uncertainty is migration patte in recruitment. MFRI recently improve the understanding of site visit, MFRI stated that the going to be increased in the understands the uncertainties the stock dynamic understand the evaluation on the stock states	Y es involved in the fishery regular rly monitored by scientific insti- si index resulting from the surve yearly level of fishing mortalit the TAC. Therefore, SG 60 and nation for the HCR are monitor thas been confirmed by the D ton responsible fisheries in Icela gement/government-policy/res tat there is a 'good understand ss of assessment and managem rns observed in the last years a started a specific beam trawl s the dynamic of anglerfish as w number of stations sampled du next years. Therefore, taking in the data provided by the IS- ding implementing a new surve atus of anglerfish based on the s livice. Therefore, SG100 is met.	Y rly monitor the UoA removals. tutions in Iceland with IS-MDB ey and the catches are used in ry relative to reference point 80 are met. red with high frequency and a Directorate of Fisheries and is and (see specifically point 5 in: <u>ponsible-fisheries</u>). ing of the uncertainties in the tent to this uncertainty'. A key is well as drivers for reduction survey (ICES, 2016) in order to rell as other stocks. During the ring the beam trawl survey are into consideration that MFRI -MDB survey and is improving y. MFRI carries out every year
c	Justific ation	The authorities of the countrie The stock abundance is regula survey every year. The biomas the assessment to estimate employed in the estimation of SG100 requires that all inform high degree of certainty, this clearly stated in the statement http://www.fisheries.is/mana Moreover, SG 100 requires th information and the robustne uncertainty is migration patte in recruitment. MFRI recently improve the understanding of site visit, MFRI stated that the going to be increased in the understands the uncertainties the stock dynamic understand the evaluation on the stock states	es involved in the fishery regular rly monitored by scientific insti- ss index resulting from the surve yearly level of fishing mortalit the TAC. Therefore, SG 60 and nation for the HCR are monitor has been confirmed by the D t on responsible fisheries in Icela gement/government-policy/res tat there is a 'good understand ss of assessment and managem rns observed in the last years a started a specific beam trawl s the dynamic of anglerfish as w number of stations sampled du next years. Therefore, taking is in the data provided by the IS- ding implementing a new surve- atus of anglerfish based on the s	Y rly monitor the UoA removals. tutions in Iceland with IS-MDB ey and the catches are used in ry relative to reference point 80 are met. red with high frequency and a Directorate of Fisheries and is and (see specifically point 5 in: <u>ponsible-fisheries</u>). ing of the uncertainties in the tent to this uncertainty'. A key is well as drivers for reduction survey (ICES, 2016) in order to rell as other stocks. During the ring the beam trawl survey are into consideration that MFRI -MDB survey and is improving y. MFRI carries out every year
c	Justific ation	The authorities of the countrie The stock abundance is regula survey every year. The biomas the assessment to estimate employed in the estimation of SG100 requires that all inform high degree of certainty, this clearly stated in the statement http://www.fisheries.is/mana Moreover, SG 100 requires th information and the robustne uncertainty is migration patte in recruitment. MFRI recently improve the understanding of site visit, MFRI stated that the going to be increased in the understands the uncertainties the stock dynamic understand the evaluation on the stock sta utilized yearly for the catch ad	es involved in the fishery regular rly monitored by scientific insti- ss index resulting from the surve yearly level of fishing mortalit the TAC. Therefore, SG 60 and nation for the HCR are monitor has been confirmed by the D t on responsible fisheries in Icela gement/government-policy/res tat there is a 'good understand ss of assessment and managem rns observed in the last years a started a specific beam trawl s the dynamic of anglerfish as w number of stations sampled du next years. Therefore, taking is in the data provided by the IS- ding implementing a new surve- atus of anglerfish based on the s	Y rly monitor the UoA removals. tutions in Iceland with IS-MDB ey and the catches are used in ry relative to reference point 80 are met. red with high frequency and a Directorate of Fisheries and is and (see specifically point 5 in: <u>ponsible-fisheries</u>). ing of the uncertainties in the tent to this uncertainty'. A key is well as drivers for reduction survey (ICES, 2016) in order to rell as other stocks. During the ring the beam trawl survey are into consideration that MFRI -MDB survey and is improving y. MFRI carries out every year

	Justific ation	All the other fisheries removals are well monitored with the data collection reforeseen in Iceland, as well as the catches from other countries (e.g. Faroe). The SG80.	-
Refere	nces	http://www.fisheries.is/management/government-policy/responsible-fisheries ICES (2016) Report of the Working Group on Beam Trawl Surveys (WGBEAM), 12-15 April 2016, La Rochelle, France. ICES CM 2016/SSGIEOM:20. 148 pp.	
OVERALL PERFORMANCE INDICATOR SCORE:			100
CONDITION NUMBER (if relevant):			NA

PI 1.2	2.4	There is an adequate assessm	nent of the stock status			
Scorin	g Issue	SG 60	SG 80	SG 100		
а	Appropria	ateness of assessment to stock	under consideration			
	Guidep ost		The assessment is appropriate for the stock and for the harvest control rule.	The assessment takes into account the major features relevant to the biology of the species and the nature of the UoA.		
	Met?		Y	Ν		
	Justific ation	for adults and juveniles. The b setting a TAC, such that Fprox As evidenced in ICES WKLIFE 3 this type of data. During such were tested for estimating cu instance, catch and survey da framework for Data-Limited Si for FMSY for stocks without characteristics and fishery in- into account such outcomes a	igh IS-IMB survey (see 1.1.1), w iomass index (current and previ y (catch/biomass index) is not g 3 (ICES, 2013), this is an approp n workshop simulated population rrent exploitation based on ava ata). The results of the worksh tocks and identified preferred o quantitative forecasts, using l dipipendent inforamation.The and is therefore appropriate for nigration pattern observed in the	ious year) is used as a basis for reater than 0.8. riate approach for stocks with ons were generated and HCRs iilable limited information (for nop allowed to build a strong ptions for determining proxies ife-history traits, exploitation assessment carried out takes the stock and the HCR. There		
b	Assessme	ent approach				
	Guidep ost	The assessment estimates stock status relative to generic reference points appropriate to the species category.	The assessment estimates stock status relative to reference points that are appropriate to the stock and can be estimated.			
	Met?	Y	Y			
	Justific ation		elative to the proposed referenc ropriate for the stock. Therefor			
С		nty in the assessment	I			
	Guidep ost	The assessment identifies major sources of uncertainty.	The assessment takes uncertainty into account.	The assessment takes into account uncertainty and is evaluating stock status relative to reference points in a probabilistic way.		
	Met?	Υ	Υ	Ν		
	Justific ation	full depth range of the fisher low (see Figure 5-6, Biomass in	the assessment of stock status. ies, and the uncertainties of the ndex). Therefore, SG80 is met. T aluate stock status, therefore SG	e survey index are considered The assessment does not use a		

PI 1.2	.4	There is an adequate assessment of the stock status			
d	Evaluatio	n of assessment			
	Guidep ost			The assessment he tested and shown robust. Alt hypotheses and ass approaches have rigorously explored.	to be ternative sessment been
	Met?			N	
	Justific ation MFRI reported that other assessment approaches will be explored in the futu length or age based GADGET model. However, currently the team saw no evi other assessment methodologies are tested or that alternative approaches explored. Therefore, SG 100 is not met.				nce that
e	Peer revi	ew of assessment		1	
	Guidep ost		The assessment of stock status is subject to peer review.	The assessment h internally and e peer reviewed.	as been xternally
	Met?		Y	N	
	Justific ation		eview of all stock assessmen externally e.g. by ICES. Therefo		
ReferencesICES. 2013. Report of the Workshop on the Development of Quantitative A Methodologies based on LIFE-history traits, exploitation characteristics, and parameters for Data-limited Stocks (WKLIFE III), 28 October–1 Novem Copenhagen, Denmark. ICES CM 2013/ACOM:35. 98 pp.ICES. 2016. Report of the Working Group on Beam Trawl Surveys (WGBEAM),			haracteristics, and or October–1 Novembe rveys (WGBEAM), 12	ther key er 2013,	
OVERA	LL PERFOR	2016, La Rochelle, France. ICE MANCE INDICATOR SCORE:	S CM 2016/SSGIEOM:20. 148 p	0.	80
CONDI		BER (if relevant):			

NOTE:

Scoring tables 2.1.1-3 and 2.2.1-3 are arranged to minimise repetition and maximise clarity. As a result the formats are different. Scoring tables 2.1.1-3 are arranged by gear based on their landings profiles. However, where the same rationale and scores apply across gears (2.1.2-2.1.3), the tables have been combined into a single "All Gear" category. 2.2.1-3 are arranged primarily to explain scoring of the out-of-scope species, which broadly determine the scores for gears which interact with them.

PI 2.1	Evaluatio .1	The UoA aims to maintain primary species above the PRI and does not hinder recovery of primary species if they are below the PRI.			
Scoring Issue		SG 60	SG 80	SG 100	
а	Main prin	nary species stock status			
	Guidep ost	Main primary species are likely to be above the PRI OR If the species is below the PRI, the UoA has measures in place that are expected to ensure that the UoA does not hinder recovery and rebuilding.	Main primary species are highly likely to be above the PRI OR If the species is below the PRI, there is either evidence of recovery or a demonstrably effective strategy in place between all MSC UoAs which categorise this species as main, to ensure that they collectively do not hinder recovery and rebuilding.	There is a high degree of certainty that main primary species are above the PRI and are fluctuating around a level consistent with MSY.	
	Bottom ti	awl			
	Met?	γ	Υ	4 Y : 2 N	
	Justific ation	and deep-water redfish (see Ta Saithe, cod, golden redfish and the MSY level (see Table 14) w stock assessments for these st above their MSY B _{trigger} . This m The stock size indicator of dee to 2003, and has been stable i framework for category 3 stoc Altought the absence of any ir future productivity of the stoc and is highly likely that the stoc For the Greenland halibut eler provides relative measures of has been below the biomass t presently at 68% of B _{MSY} , but h 2005 the stock has been slowd around F _{MSY} . The stock has been	d haddock are currently in a god vith a high degree of certainty. S cocks, there is a greater than 80 neets the SG100 for these 4 eler p-water redfish (survey biomas n the following years (ICES, MW	od state and are at or above Specifically, based on the % probability that the stock is ments. is index) declined from 2001 VWG 2017). The ICES raises concerns about the table for more than ten years SG 80 but SG 100 is not met. ve of stock trends and tent estimates that the stock is the early 1990s and is =30% B _{MSY}). Since the 2004– g mortality is estimated to be 105 and is currently well above	

PI 2.1.1 Evaluation Table Primary species outcome

Met?	s trawl	Y	4 Y: 2 N		
Justific					
ation	(see Table 7).	ocks: Atlantic cod, Norway	lobster, golden redfish, ling, saithe and witc		
	Table 14) with a high these stocks, there is	The elements cod, golden redfish, ling and saithe are currently at or above MSY level (see Table 14) with a high degree of certainty. Specifically, based on the stock assessments for these stocks, there is a greater than 80% probability that the stock is above their MSY B _{trigger} . This meets the SG100 for these 4 elements.			
	that the fishable with Recruitment has been decrease in the fisha	ch stock declined in 2005– en very poor in recent year able stock in the coming ye mass has been broadly sta	om the Icelandic <i>Nephrops</i> survey suggests -2008, but has been steady since. rs, which will probably mean further ears. Current biomass appears to be above ble through the recruitment decline. This		
	been decreasing sind commercial CPUE ind in survey catchability management has act main concern appea biomass is declining been declining, but i	ce 2008 and was at an hist dex, MRI has indicated tha y rather than just abundan hieved the target fishing n rs to be overexploitation i rapidly due to low recruit s above the long term mea rate, suggesting they belo	the <i>Nephrops</i> May biomass survey index has orical minimum in 2014. Based on a at this may at least in part be due to changes nee. Effort has been reduced in the past, and nortality (F _{0.1}) or below it since 1995. The n some areas in some years, and overall ment. Large <i>Nephrops</i> (proxy for SSB) has an. MRI has not yet recommended a eve SSB is still well above the PRI. This meet		
Danish seine					
	eine				
Met?	eine Y	γ	2 Y : 2 N		
Met? Justific	Y		2 Y : 2 N s, plaice and Atlantic wolffish (see Table 8).		
Met?	Y There are 4 main store Haddock and cod are Table 14) with a high these stocks, there is Btrigger. This meets the Atlantic wolffish about provides a recruitment survey suggests that but has generally incom- Recruitment was high 2015. Increases in fis- recruitment indices in fishing mortality sinco- fallen below FMSY. The FMSY has only recem- meets SG80, but not Based on age-catch are more than half in 19- has been reduced are	bcks: Atlantic cod, haddock re currently in a good state in degree of certainty. Spec is a greater than 80% prob- ie SG100 for these 2 scorin indance is tracked in the sp ent index as it catches wolf the fishable stock biomas creased since then, and in the fishable stock biomas in earlier years. The stock is the late 1990s when lev therefore the stock is high itly been applied, it is not of SG100 for this element. analysis, the plaice stock h 93–2000, reaching a minir ad the fishable biomass ha	k, plaice and Atlantic wolffish (see Table 8). e and are at or above the MSY level (see ifically, based on the stock assessments for ability that the stock is above their MSY		

ſ	Met?	γ	Υ	2 Y : 1 N		
-	Justific ationThere are three main stocks: Atlantic cod, saithe, and Greenland halibut (see Table 9). Saithe and cod are currently in a good state and are at or above the MSY level (see Table 14) with a high degree of certainty. Specifically, based on the stock assessments for the stocks, there is a greater than 80% probability that the stock is above their MSY Btrigger. meets SG100 for these 2 elements. The assessment of Greenland halibut is indicative of stock trends and provides relative measures of stock status. The stock assessment estimates that the stock has been belo the biomass that is associated with B _{MSY} since the early 1990s and is presently at 68% or B _{MSY} , but highly likely above the PRI (Blim=30% B _{MSY}). Since the 2004–2005 the stock has been slowly increasing and present fishing mortality is estimated to be around F _{MSY} . Th stock has been increasing since 2004 and 2005 and is currently well above the MSY B _{trig} (50% B _{MSY}). This meets SG 80 but SG 100 is not met for this scoring element.					
	Anglerfish	gillnet				
ſ	Met?	Y	Υ	1 Y		
	Justific ation	fic There is one main stock: Atlantic cod (see Table 10).				
L	Lumpfish	gillnet				
r	Met?	Y	Y	1 Y : 1 N		
-	Justific ation	There are two main stocks: Atlantic cod and lumpfish (see Table 11). Cod is currently in a good state and is at or above the MSY level (see Table 14) with a h degree of certainty. Specifically, based on the stock assessments for these stocks, there greater than 80% probability that the stock is above their MSY B _{trigger} . This meets the SC for this element. Regarding lumpfish, the MFRI advice is based on a maximum harvest rate not exceedin the 1985–2011 average. The objective is to prevent the female lumpfish biomass not falling below the historical minimum. These imply reference points for the survey indic and an appropriate HCR. The female biomass is well above its historical low point, indicating that the stock is above its PRI. Note that male biomass shows a long term decline and is near its historical minimum in 2014 since 1985. Therefore, SG 80 is met f this scoring element but SG 100 is not met.				
L	Longline					
ſ	Met?	Y	Y	3 Y : 1 N		
	Justific ation	Y3 Y : 1 NThere are 4 main stocks: Atlantic cod, ling, haddock and Atlantic wolffish (see Table 12).Cod, haddock and ling are currently at or above their MSY level (see Table 14) with a high degree of certainty. Specifically, based on the stock assessments for these stocks, there is a greater than 80% probability that the stock is above their MSY Btrigger. This meets the SG100 for these scoring elements.Atlantic wolffish abundance is tracked in the spring groundfish survey. The survey also provides a recruitment index as it catches wolffish before they recruit to the fishery. The survey suggests that the fishable stock biomass decreased by more than half in 1985–1995 but has generally increased since then, and in 2015 the index is above average.Recruitment was high from 1991–1998, but has decreased since to the lowest level in 2015. Increases in fishable stock indices from 1995–2008 correspond to the high recruitment indices in earlier years. The stock assessment indicates a decreasing trend in fishing mortality since the late 1990s when levels greatly exceeded FMSY, and has recently fallen below FMSY. Therefore the stock is highly likely to be above its PRI, but because				

b	Minor primary species stock status					
5	Minor pr Guidep ost	imary species stock status		Minor primary species are		
				highly likely to be above the PRI OR		
				If below the PRI, there is evidence that the UoA does not hinder the recovery and rebuilding of minor primary species		
	Bottom t	rawl				
r	Met?			19 Y : 1 N		
	ation	whiting, ling and mackerel ha relevant elements, Atlantic w lumpfish female, northern sh spotted wolffish, tusk and wi PRI or recovering to the MSY For dab and long rough dab, determined that the stock is recovery. Bottom trawl landin which represents 1.7% of tot some discarding, this is thus common dab, and SG100 is n For long rough dab landings a 24.7% of total common dab l	n the landings) (see Table 6). Of twe a stock status that is around colffish, bluefin tuna, greater silv rimp (2 stocks), Norway lobster, tch have been determined as hig level (see Table 14). SG100 is m the stock status is not certain. F- highly likely above their PRI, and ngs are small for common dab (sear evidence that this UoA wo net. are more substantial (192 t in 20 andings during this period) so the and any recovery of the stock. SG2	the MSY level. The other ver smelt, herring, lemon sole, , Norway redfish, plaice, ghly likely to be above their et for these elements or these stocks, it cannot be d there is no evidence of 54 t in the years 2011-2016, this period). Even if there is uld not hinder the recovery for 011-2016; which represents here is insufficient evidence		
	Nephrop.	s trawl				
	Met?			12 Y		
	Justific ation					
		these stocks, it cannot be det there is no evidence of recov percentage of the landings of respectively, which represent	dab and common dab, the stock cermined that the stock is highly ery. However, <i>Nephrops</i> trawl fi f long rough dab and common d ts 0.39 and 0.03% of total Icelan ven if there is some discarding, f y so SG100 is met.	likely above their PRI, and shing accounts for a small ab (3 t and 1 t in 2011-2016 dic landings of these species		
	Danish se	eine				
	Met?			10 Y : 2 N		
	Justific ation		pecies stocks that are impacted e, sea cucumber, spotted wolffis			

	female, blue ling, golden redfi the MSY level (see Table 14).	sh, ling, mackerel and saithe ha	ve stock status that is around			
	these stocks, it cannot be dete	lab and common dab, the stock ermined that the stock is highly	likely above their PRI, and			
	there is no evidence of recovery. Danish seine fishing accounts for a high volume of the landings of common dab (3147 t in 2011-2016, which represents 96.98% of Icelandic landings of this species in 2011-2016), and a significant amount of the landings of long rough dab (215 t in 2011-2016, which represents 27.67% of Icelandic landings of this species in 2011-2016). There is thus insufficient evidence to show that the gear is not hindering recovery of these two stocks and SG 100 is not met for both species.					
Gillnet						
Met?			18 Y			
Justific ation	Of these elements ling, herrin female, Atlantic wolffish, spot	becies stocks that are impacted g, haddock, plaice, golden redfi ted wolffish, lemon sole, macke nd the MSY level. While, deepwo	sh, blue ling, tusk, lumpfish erel, witch and sea cucumber			
	For the elements long rough of these stocks, it cannot be deter there is no evidence of recover of the landings of long rough of which represents 0.9 and 0.49	lab and common dab, the stock ermined that the stock is highly ery. However, gillnet fishing acco dab and common dab (7 t and 1 % of total Icelandic landings of some discarding, this is clear evi GG100 is met for both species .	likely above their PRI, and bunts for a small percentage 6 t in 2011-2016 respectively, these species in 2011-2016			
Anglerfish	ngillnet					
Met?	11 Y					
Justific ation	Of these elements saithe, ling	becies stocks that are impacted , plaice, lumpfish female, Atlant < and lemon sole have stock sta ts the SG100.	ic wolffish, haddock, golden			
Lumpfish	gillnet					
Met?	-		8 Y			
Justific ation	There are 8 minor primary species stocks that are impacted by the fishery (see Table 11). Of these elements plaice, lumpfish female, saithe, Atlantic wolffish, haddock, spotted wolffish, lemon sole, and tusk have stock status that is around the MSY level (see Table 14). This meets the SG100.					
Longline						
Met?			15 Y			
Justific ation	There are 15 minor primary species stocks that are impacted by the fishery (see Table 12). Of these elements tusk, golden redfish, spotted wolffish, blue ling, saithe, Greenland halibut, plaice, bluefin tuna, mackerel, herring, Norway redfish, lumpfish female have stock status that is around the MSY level. While, deepwater redfish is higly likely to be above the PRI (see Table 14).					
	For long rough dab and common dab, the stock status is not certain. For these stocks, it cannot be determined that the stock is highly likely above their PRI, and there is no evidence of recovery. However, longline fishing accounts for a small percentage of the landings of long rough dab and common dab (25 t and 26 t in 2011-2016 respectively, which represents 3.2 and 0.8% of total Icelandic landings of these species in 2011-2016					

	respectively). Even if there is some discarding, this is clear evidence that this gear not hinder the recovery, so SG100 is met for both species .	would			
	MRI 2016.				
	ICCAT stock advice:				
	2014 Atlantic Bluefin Tuna stock assessment.				
	ICES stock advice:				
	ICES 2015. 9.3.17 Herring (<i>Clupea harengus</i>); 9.3.25 Mackerel (<i>Scomber scomb</i> Stock Annex for Icelandic cod; 9.3.8 Blue whiting (<i>Micromesistius poutassou</i>).				
References	ICES 2016. 2.3.2 Cod (<i>Gadus morhua</i>); 2.3.6 Greenland halibut (Reinhardtius hippoglossoides); 2.3.7 Haddock (<i>Melanogrammus aeglefinus</i>); 2.3.8 Herring (<i>Clup harengus</i>); 2.3.11 Beaked redfish (<i>Sebastes mentella</i>); 2.3.13 Beaked redfish (<i>Sebastes norvegicus</i>); 2.3.15 Saithe (<i>Pollachius virens</i>); 9.3.3 Blue ling (<i>Molva dypterygia</i>); 9.3.23 Greater silver smelt (<i>Argentina</i> 9.3.35 Ling (<i>Molva molva</i>); 9.3.47 Tusk (<i>Brosme brosme</i>).				
	ICES 2017. reb.27.5a14 Beaked redfish (Sebastes mentella) in Subarea 14 and I 5.a, Icelandic slope stock (East of Greenland, Iceland grounds). DOI: 10.17895/ices.pub.3213	Division			
OVERALL PERFO	RMANCE INDICATOR SCORE:				
	Bottom trawl				
Main species: 4 reach 100, 2 reach 80					
Minor species: 19 reach 100, 1 does not					
Nephrops trawl					
Main species: 4 reach 100, 2 reach 80					
	Minor species: 12 reach 100				
	Danish seine				
	Main species: 2 reach 100, 2 reach 80	95			
	Minor species: 10 reach 100, 2 reach 80				
	Gillnet				
	Main species: 2 reach 100, 1 reaches 80	95			
	Minor species: 18 reach 100				
	Anglerfish Gillnet				
	Main species: 1 reaches 100	100			
	Minor species: 11 reach 100				
	Lumpfish Gillnet				
	Main species: 1 reaches 100, 1 reaches 80	95			
	Minor species: 8 reach 100				
	Longline				
	Main species: 3 reach 100, 1 reaches 80	95			
	Minor species: 15 reach 100				
CONDITION NUM	/BER (if relevant):				

PI 2.1.2		There is a strategy in place that is designed to maintain or to not hinder rebuilding of primary species, and the UoA regularly reviews and implements measures, as appropriate, to minimise the mortality of unwanted catch.			
Scoring	g Issue	SG 60	SG 80	SG 100	
а	Managen	nent strategy in place			
	Guidep ost	There are measures in place for the UoA, if necessary, that are expected to maintain or to not hinder rebuilding of the main primary species at/to levels which are likely to above the point where recruitment would be impaired.	There is a partial strategy in place for the UoA, if necessary, that is expected to maintain or to not hinder rebuilding of the main primary species at/to levels which are highly likely to be above the point where recruitment would be impaired.	There is a strategy in place for the UoA for managing main and minor primary species.	
	Met?	Υ	Υ	Υ	
	ation	 All gears All main primary species are managed through a standard harvest strategy applicable to stocks under significant fishing pressure. This consists of the process described in Principl 1. Standard monitoring procedures provide data for stock assessment. The majority of stock assessments are reviewed by ICES and ICCAT, which provide the scientific advice, specifically the TAC. Stock assessments not reviewed through ICES and ICCAT are conducted by the same scientists and follow the same principles. The scientific advice has been followed for these stocks, limiting exploitation to sustainable levels. Additional controls are applied, such as seasonal closures of spawning areas. Generic controls, notably mesh size for net gears, have been chosen to protect the most important commercial species, particularly cod, but should also reduce mortality on juveniles of oth species. The system takes into account the multispecies nature of these fisheries, so different parts of the harvest strategy work together to maintain all main species stocks above their PRI. This meets SG80. All of the assessed UOAs also catch minor primary species, which are also managed through ICES fisheries management system described above. The remaining species are managed by Iceland through advice from MFRI. However, these follow very similar procedures and similar objectives, which are analogous to the ICES system. The data are collected in the same way using the same system, the same type of stock assessments are conducted. The TAC is adjusted, and closed areas are implemented whe appropriate. This constitutes a full management strategy for all minor primary species to maintain stocks at MSY (or equivalent reference with the same intent). Because all prima stocks have a harvest strategy with TACs set based on scientific monitoring, SG100 is met 		process described in Principle ressment. The majority of povide the scientific advice, in ICES and ICCAT are poles. The scientific advice has nable levels. Additional reas. Generic controls, the most important mortality on juveniles of other re of these fisheries, so tain all main species stocks hich are also managed d above. The remaining owever, these follow very is to the ICES system. The re same type of stock areas are implemented where all minor primary species to ne intent). Because all primary	
b	Managen Guidep ost	The measures are considered likely to work, based on plausible argument (e.g., general experience, theory or	There is some objective basis for confidence that the measures/partial strategy will work, based on some information directly about	Testing supports high confidence that the partial strategy/strategy will work, based on information directly about the fishery	
		comparison with similar fisheries/species).	the fishery and/or species involved.	and/or species involved.	

PI 2.1.2 Evaluation Table for Primary species management strategy

	Justific ation	All gears All primary species are monitored and all undergo an annual assessment of stock status. This tests whether the harvest strategy is working in each case. The assessments and scientific advice are published annually by MFRI and ICES, and regularly by ICCAT. This constitutes testing of the strategy. For many primary stocks subject to full stock assessment, testing supports high confidence that the harvest strategy will work. For several minor stocks (common dab, long rough dab, witch, Norway redfish, lemon sole) there is confidence that the stocks can be rebuilt to MSY or equivalent level, but there has been no testing that this will be achieved. The confidence that current limits on fishing mortality have been reduced to sustainable levels is based on reported catches and trends in abundance and their life history characteristics. This meets SG80. However, because the harvest strategy has not been tested for all primary stocks, SG100 is not met.				
C	Managen Guidep	nent strategy implementation	There is some evidence that	There is clear evidence that		
	ost		the measures/partial strategy is being implemented successfully.	the partial strategy/strategy is being implemented successfully and is achieving its overall objective as set out in scoring issue (a).		
	Met?		Y	Υ		
	ation	All gears The evidence for successful implementation consists of landings, which can be compar to TAC, and assessments of abundance. Estimates of discarding are made for haddock cod. Discards are estimated to be very low (essentially negligible for stock assessment purposes), although discards are not estimated for all stocks. Given the regulation prohibiting discarding, it is likely discards are equally low across all primary stocks. This meets SG80. Stock assessments and the abundance indices are being used to assess whether target fishing mortality is limited to sustainable levels for primary stocks, and whether objecti maintaining or rebuilding biomass is being achieved. There is sufficient information to evaluate this for all stocks. This meets SG100.				
d	Shark fin	ning				
	Guidep ost	It is likely that shark finning is not taking place.	It is highly likely that shark finning is not taking place.	There is a high degree of certainty that shark finning is not taking place.		
	Met?	Not relevant	Not relevant	Not relevant		
	Justific ation	This scoring issue is not scored because no primary species are sharks.				
e	Review o	f alternative measures				
	Guidep ost	There is a review of the potential effectiveness and practicality of alternative measures to minimise UoA- related mortality of unwanted catch of main primary species.	There is a regular review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of main primary species and they are implemented as appropriate.	There is a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of all primary species, and they are implemented, as appropriate.		
	Met?	Y	Y	Υ		

Justific	All gears	
ation	As for the Principle 1 species (PI 1.2.1.f), because the low discards are likely partly the result of management initiatives, SI.e is scored. See PI 1.2.1.f for an interpretation of the scoring guideposts.	ž
	There is no dedicated review of unwanted mortality. Unwanted mortality is addressed within the harvest strategy and therefore a review is conducted routinely alongside all other issues pertinent to controlling mortality. This on-going consideration is evident in stock assessments; scientific advice and policy documents are treated as a review. This review occurs annually.	the
	There is clear evidence that alternative measures have been adopted to minimize discarding of all species. There is a prohibition on discarding commercial species, althoug reasonable exceptions are allowed. There is flexibility in TAC, so a limited 5% overshoot can be carried over between years without penalty, and quota can be exchanged among companies and vessels. Technical measures include increasing mesh size in trawls from 2 mm to 155 mm in 1977 (except redfish directed fisheries), an allowable gillnet mesh size range, and real time area closures to reduce catches of undersized fish. In addition, individual boats may be allowed the limited transfer of allowable catch quota of one species to another. The effect of these measures on the quota system is reviewed. Moreover, the fishing industry has a policy to make best possible use of all products, including bio-medical products, and new markets for new products such as developing markets for dried starry ray, dried cod heads, encouraging restaurants to use more unus species (Clucas, 2014), and luxury items such as handbags and wallets made from fish skins (ISF, pers. communication). This converts otherwise unwanted to wanted catch, which is perhaps the most effective way of dealing with this issue. With at least an annual review of unwanted catch across main primary species, and implementation of an array of appropriate measures to reduce this and discarding of all species where appropriate and possible, SG60, SG80 and SG100 are met.	5 120 2
References	Clucas 2014; MRI 2016. <u>ICCAT stock advice:</u> 2014 Atlantic Bluefin Tuna stock assessment. <u>ICES stock advice:</u> ICES 2015. 9.3.17 Herring (<i>Clupea harengus</i>); 9.3.25 Mackerel (<i>Scomber scombrus</i>); Stock Annex for Icelandic cod; 9.3.8 Blue whiting (<i>Micromesistius poutassou</i>). ICES 2016. 2.3.2 Cod (<i>Gadus morhua</i>); 2.3.6 Greenland halibut (Reinhardtius hippoglossoides); 2.3.7 Haddock (<i>Melanogrammus aeglefinus</i>); 2.3.8 Herring (<i>Cluped harengus</i>); 2.3.11 Beaked redfish (<i>Sebastes mentella</i>); 2.3.13 Beaked redfish (<i>Sebastes mentella</i>); 2.3.15 Saithe (<i>Pollachius virens</i>); 9.3.3 Blue ling (<i>Molva dypterygia</i>); 9.3.23 Greater silver smelt (<i>Argentina silu</i> 9.3.35 Ling (<i>Molva molva</i>); 9.3.47 Tusk (<i>Brosme brosme</i>).	es
OVERALL PERFOR	RMANCE INDICATOR SCORE: All Gears	95
CONDITION NUM	IBER (if relevant):	

PI 2.1	Evaluatio .3	Information on the nature and extent of primary species is adequate to determine the risk posed by the UoA and the effectiveness of the strategy to manage primary species								
Scoring	g Issue	SG 60	SG 100							
а	Informati	on adequacy for assessment of	impact on main primary species	S						
	Guidep ost	Qualitative information is adequate to estimate the impact of the UoA on the main primary species with respect to status. OR If RBF is used to score PI 2.1.1 for the UoA: Qualitative information is adequate to estimate productivity and susceptibility attributes for main primary species.	Some quantitative information is available and is adequate to assess the impact of the UoA on the main primary species with respect to status. OR If RBF is used to score PI 2.1.1 for the UoA: Some quantitative information is adequate to assess productivity and susceptibility attributes for main primary species.	Quantitative information is available and is adequate to assess with a high degree of certainty the impact of the UoA on main primary species with respect to status.						
	Met?	Υ	Y	Y						
	Justific ation	All gears Full quantitative information, in the form of landings data, is available to measure the impact of each gear on each stock of main primary species identified. In addition, there fisheries independent scientific demersal surveys (see ICES, 2010), and catch composities sampling (length, age) for both surveys and commercial catches is carried out, covering main species. These data are suitable to quantitatively assess the impact of the UoAs be assessed on main primary species with a high degree of certainty. SG100 is met.								
b	Informati	on adequacy for assessment of	impact on minor primary specie	25						
	Guidep ost			Some quantitative information is adequate to estimate the impact of the UoA on minor primary species with respect to status.						
	Met?			Υ						
Justific ationAll gearsAll minor species, like the main species, have accurate landings recorded for all gear These species are also assessed with respect to status. In all cases reference points available and used to assess status, at least in the form of trends. These assessmen used to advise on adjustments in TAC for each species. This meets SG100 for all gears										

PI 2.1.3 Evaluation Table for Primary species information

с	Informati	on adequacy for management s	trategy						
	Guidep ost	Information is adequate to support measures to manage main primary species.	Information is adequate to support a partial strategy to manage main Primary species.	Information is adeq support a strategy t manage all primary and evaluate with a degree of certainty the strategy is achie objective.	o species, high whether				
	Met?	Y	Y	Y					
	Justific ation All gears Information available for main species in all gears is sufficient to support sto assessments, estimate biomass and adjust the TAC accordingly. A standard h strategy is implemented for each primary species. Because the stock status of minor primary species is evaluated each year, the strategy for each species is constant re-evaluation, determining whether objectives are being achieved is Because all primary species have information sufficient to evaluate the harve SG100 is met for all gears.								
Refere	nces	Stock Annex for Icelandic of ICES 2016. 2.3.2 Cod (Gade hippoglossoides); 2.3.7 Ha harengus); 2.3.11 Beaked mentella); 2.3.14 Golden r virens); 9.3.3 Blue ling (Mo	ck assessment. <i>Clupea harengus</i>); 9.3.25 Mack cod; 9.3.8 Blue whiting (<i>Micromus morhua</i>); 2.3.6 Greenland ha ddock (<i>Melanogrammus aeglef</i> redfish (<i>Sebastes mentella</i>); 2.3 edfish (<i>Sebastes norvegicus</i>); 2. olva dypterygia); 9.3.23 Greater ; 9.3.47 Tusk (<i>Brosme brosme</i>).	esistius poutassou). libut (Reinhardtius finus); 2.3.8 Herring ((.13 Beaked redfish (S 3.15 Saithe (Pollachiu	Clupea ebastes Is				
OVERA	LL PERFOR	MANCE INDICATOR SCORE (All	Gears):		100				
CONDI		BER (if relevant):							

PI 2.2.1 Evaluation Table for Secondary species outcome

PI 2.2.1 The UoA aims to maintain secondary species above a biologically based limit a hinder recovery of secondary species if they are below a biological based limit.							
Scoring Issue		SG 60	SG 80	SG 100			
а	Main seco	ondary species stock status					
	post	Main Secondary species are likely to be within biologically based limits. OR	Main secondary species are highly likely to be above biologically based limits OR	There is a high degree of certainty that main secondary species are within biologically based limits.			
		If below biologically based limits, there are measures in place expected to ensure that	If below biologically based limits, there is either evidence of recovery or a demonstrably effective				

	recovery	partial strategy in place such that the UoA does not hinder recovery and rebuilding. AND Where catches of a main secondary species outside of biological limits are considerable, there is either evidence of recovery or a, demonstrably effective strategy in place between those MSC UoAs that also have considerable catches of the species, to ensure that they collectively do not hinder recovery and rebuilding.											
Met?	ТВ		AGN	Y	ТВ		AGN	Ν	ТВ		AGN		N
	TN		LGN	Y	TN		LGN	N	TN	TN		LGN	
	SD		LL	Y	SD		LL	Y	SD			L	N
	GN	Y		1	GN	N			GN	N	1		
Justifica tion	Species		ТВ		N	SD	GN	AGN		LGN		ш	
	Brünnich's guillemot										80		
	Common guillemot							80	RBI score:		80		
	European shag										60		80
	Great black-backed gull												80
	Great cormorant										60		80
	Northern fulmar							80	RBI score:				80
	Northern gannet							80					80
	Razorbill							80					
	Harbour porpoise							80	RBI score:	63	80		
	Harbour	sear						60	RBI score:		FAIL		
	Harp seal							80			80		
	Grey seal										60		
	Ringed seal							80			80		
	out of sc available onboard fishing tr	ope sec for all U observa rips was ent tean	ondary s JoAs exc ations we achieved n. Consee	eabird ept for ere carr d), but t quently	and ma anglerf ied out the fina	rine m ish gil by the 2016	k species Jammal sp Inets. For MFRI 20 bycatch e ty Suscep	becies fro the latter 16 (0.6% estimates	m on-bo gear a coverag were n	oard limit ge of ot av	observ ed nur angler vailable	vatio nbei fish e to f	ons wa r of gillne the

Anglerfish gillnets:

There are no secondary species of finfish or shark which are main species for this gear.

A Productivity Susceptibility Analysis (PSA) was carried out and was used to score this UoA since no data on the out-of-scope secondary species bycatch was available for this gear. The species list used for the PSA was compiled during the site visit. During meetings with the National Small Boat Owners Federation and with the bycatch expert of the MFRI the Northern fulmar and the common guillemot were identified to be likely seabird bycatch species. Harbour porpoise and harbour seals were recorded as marine mammal bycatch species during onboard observations carried out by the Icelandic Directorate of Fisheries (DF). The elements considered are thus: common guillemot, Northern fulmar, harbour porpoise, harbour seal.

The result of this RBF assessment is a score of 70 - pass with condition. Two of the elements (species) scored below SG 80: harbour seal and harbour porpoise. Full details are available in Appendix 1.2.

Gillnets and longlines

There are no secondary species of finfish or shark which are main species. The following out-ofscope species are main secondary species which may have interactions with the UoAs considered in this assessment. An overview of the interactions can be seen in the justification summary table above.

Brünnich's guillemot

Brünnich's guillemot, also known as 'thick-billed murre', is native to both Greenland and Iceland, where it breeds on coastal cliffs and islands in areas supporting rich planktonic biomass near cliffed coasts. The European population is estimated at 1,920,000-2,840,000 mature individuals; the Icelandic population has been estimated at 153,000-520,000 individuals (Table 19). No information is available on population trends (BirdLife International, 2015). Since the species has an extremely large population size it has an IUCN status of 'Least Concern' in Europe (see status on http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 46 Brünnich's guillemot deaths per year, which accounts for 0.01-0.03% of the total estimated lcelandic population per year. Given the IUCN status of 'Least Concern' in Europe, the team considers that lumpfish gillnet impacts are not significant and that this species is highly likely to be within biologically based limits. SG 80 is met for lumpfish gillnets. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of certainty that this species is above biologically based limits.

Common guillemot

The common guillemot has a circumpolar distribution, occurring in the low-arctic and boreal waters of the north Atlantic. The European population is estimated at 2,350,000-3,060,000 mature individuals; the Icelandic population has been estimated at 368,000-1,060,000 individuals (Table 19). Since 2005 a sharp decline has been observed in Iceland (where nearly a quarter of the European population is found) (BirdLife International, 2015). As a result of the reported decline in Iceland, the estimated and projected rate of decline of the European population size over the period 2005-2050 (three generations) varies from 25% to more than 50%, and the species was recently given an IUCN status of just 'Near Threatened' in Europe (see status on http://www.iucnredlist.org/). However, since 2000 a number of populations have been increasing elsewhere, including in the UK (which holds nearly half the European population) (JNCC 2014; BirdLife International, 2015).

Based on the most recent MFRI data available, cod gillnets account for a maximum of 1127 common guillemot deaths per year, which accounts for only 0.11-0.31% of the total estimated lcelandic population per year. In addition a maximum of 216 common guillemots were caught annually by lumpfish gillnets in 2014 - 2015, which accounts for another 0.02-0.06% of the total lcelandic common guillemot population per year. Indeed, local experts do not consider that gillnet fisheries are a threat to the population status of this species (Dr. Erpur Snær Hansen,

Náttúrustofa Suðurlands / South Iceland Nature Research, Vottunarstofan Tún pers. communication, 24 May 2016).

Since the available data indicates that relative to the total population size very low numbers of common guillemot were caught by both gillnets and lumpfish gillnets in 2014-2015, the species has an IUCN status of just 'Near Threatened' (which is not part of the IUCN 'threatened' categories) in Europe, and local expert opinion does not consider fishing to be a threat, the team considers that gillnet and lumpfish gillnet impacts are not significant and that this species is highly likely to be within biologically based limits. SG 80 is met for gillnets and lumpfish gillnets. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of certainty that this species is above biologically based limits.

European Shag / Great cormorant

The great cormorant (*Phalacrocorax carbo*) inhabits both marine and freshwater areas, whilst the European Shag (*Phalacrocorax aristotelis*) is exclusively marine. Both shag and cormorant breed in the Breiðafjörður region of Iceland. During the winter, they can be found all along the Icelandic coast. 4100 pairs of great cormorant and 4900 pairs of European shag are estimated to breed in Iceland (BirdLife International, 2015), representing 1% and 6% respectively, of the overall North Atlantic population. The populations of the great cormorant are expected to increase both in the short and the long term, whilst the status of the European shag is less clear, with suspected decreasing short and long term population trends for unknown reasons. Nevertheless, both species were recently given a status of 'Least Concern' in Europe by IUCN (see http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 930 European shag / great cormorant deaths per year. Moreover, according to 2014-2015 bycatch estimates available from the MFRI, longlines account for a maximum of 113 cormorant / shag deaths a year. Since it is not known what percentage of the bycatch are cormorant and what percentage are shag (although breeding populations of the two species are similar in Iceland), the assessment team took the precautionary approach to assume all bycatch were one species and then the other. Based on these precautionary calculations, a maximum of 11.34% of the total estimated Icelandic population per year would be affected for great cormorant, and 9.49% per year for shag by lumpfish gillnets. For longlines the precautionary estimates are 1.38% for great cormorant and 1.15% for European shag. It is likely that the actual values are much lower for both species / gears. Indeed local experts do not consider that fisheries are a threat to the population status of this species (Dr. Erpur Snær Hansen, Náttúrustofa Suðurlands / South Iceland Nature Research, Vottunarstofan Tún pers. communication, 24 May 2016).

Since the available data indicates that relative to the total population size low numbers of cormorants / European shags were caught by longlines in 2014-2015, the species have an IUCN status of 'Least Concern' in Europe, and local expert opinion does not consider longlines to be a threat, the team considers that longline impacts are not significant and that this species is highly likely to be within biologically based limits. SG 80 is met for both species for longlines.

In the case of lumpfish gillnets the estimated population impacts are much higher, but given the limitations of the bycatch estimates (only combined numbers for both species available, lack of logbook data, low coverage of lumpfish trips by on board observers, high variation in estimates [487 in 2014; 930 in 2015]), and the fact that this species has an IUCN status of 'Least Concern' in Europe, overall the team considers that it is likely that both cormorants and European shags are above biologically based limits.. SG 60 is met for lumpfish gillnets. Due to the high bycatch numbers and the lack of a demonstrably effective partial strategy to manage the impacts of the UoA on these species, SG 80 is not met for both species for lumpfish gillnets.

Greater black-backed gull

This species has a wide distribution and can be found across the north Atlantic, including in Iceland and southern Greenland. The Icelandic population was estimated to number 15,000 to 20,000 breeding pairs by the Icelandic Institute of Natural History in 2000. The short-term trend of the Icelandic population is unknown, whilst the projected long term trend is decreasing (Birdlife International, 2015). This could possibly be due to the declining availability of discarded offal from ships and land-based waste (Dr. Erpur Snær Hansen, Náttúrustofa Suðurlands/South Iceland Nature Research, Vottunarstofan Tún pers. communication, 24 May 2016). However, this species was recently given a status of 'Least Concern' by IUCN (see http://www.iucnredlist.org/).

According to the most recent bycatch estimates available from the MFRI, longlines account for a maximum of 207 black-backed gull deaths a year. Based on the lower estimated Icelandic population size of 30,000 individuals, this would account for only 0.69% of the total estimated Icelandic population per year. Since the available data indicates that relative to the total population size low numbers of black-backed gulls were caught in 2014-2015 and the species has an IUCN status of 'Least Concern' in Europe the team considers that longline impacts are not significant and that this species is highly likely to be within biologically based limits. SG 80 is met for longlines. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of certainty that this species is above biologically based limits.

<u>Fulmar</u>

The northern fulmar is found throughout the north Atlantic and North Sea, north of 45°N (Hagemeijer and Blair 1997). Based on the most recent estimates the European fulmar population is estimated at 3,380,000-3,500,000 pairs. Despite fluctuations in the fulmar population, it remains a common breeder in Iceland; in 1983-2009 the Icelandic population was estimated to number 1,150,000 breeding pairs. More recent estimates are not available, but both short and long term population trends for this species have been estimated to be decreasing in Iceland. Historically 3,300 and 10,500 fulmars were hunted annually in Iceland, but this practise is far less frequently nowadays. The species was recently given an IUCN status of 'Least Concern' in Europe (see http://www.iucnredlist.org/).

Based on the most recent MFRI data available, cod gillnets account for a maximum of 2717 fulmar deaths per year, and longlines account for around 2490 fulmar deaths per year. This is the equivalent to 0.1% of the total estimated Icelandic population per year for each of these gears. Indeed, local experts do not consider that fisheries are a threat to the population status of this species (Dr. Erpur Snær Hansen, Náttúrustofa Suðurlands / South Iceland Nature Research, Vottunarstofan Tún pers. communication, 24 May 2016).

Since the available data indicates that relative to the total population size low numbers of fulmar were caught in 2014-2015, the species has an IUCN status of 'Least Concern' in Europe, and local expert opinion does not consider fishing to be a threat, the team considers that longline as well as gillnet impacts are not significant and that this species is highly likely to be within biologically based limits. SG 80 is met for gillnets, and for longlines. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of certainty that this species is above biologically based limits.

Northern gannet

The northern gannet is found on both sides of the Atlantic Ocean; breeding sites include northern France, the United Kingdom, Ireland, Iceland, Norway and the eastern tip Quebec (Canada) (del Hoyo et al. 1992). The Icelandic population was estimated to number 31,500 breeding pairs in 2005-2008 (Arnthór Garðarsson. 2008a, cited in Birdlife International, 2015). Both short and long term population trends for this species have been estimated to be increasing in Iceland, and the species was recently given an IUCN status of 'Least Concern' in Europe (see status on http://www.iucnredlist.org/).

According to the most recent bycatch estimates available from the MFRI, gillnets account for a maximum of 292 gannet deaths a year. Based on the estimated Icelandic population size of 63,000 individuals, an average annual catch of northern gannets caught as bycatch would account for only 0.46% of the total estimated Icelandic population per year. Moreover, according to the most recent bycatch estimates available from the MFRI, longlines account for around a maximum of 207 gannet deaths a year. Based on the estimated Icelandic population size of 63,000 individuals, an average annual catch of northern gannets caught as by-catch by longlines would account for 0.33% of the total estimated Icelandic population per year. Indeed, local experts consider that longline fisheries are not a threat to the population status of this

species (Dr. Erpur Snær Hansen, Náttúrustofa Suðurlands / South Iceland Nature Research, Vottunarstofan Tún pers. comm., 24 May 2016).

Since the available data indicates that relative to the total population size low numbers of Northern gannet were caught by longlines and gillnets in 2014-2015, Birdlife International considers the Icelandic populations to be increasing, the species has an IUCN status of 'Least Concern' in Europe, and local expert opinion does not consider longline fisheries to be a threat, the team considers that longline impacts are not significant and that this species is highly likely to be within biologically based limits. SG 80 is met is for both longlines and gillnets. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of certainty that this species is above biologically based limits.

Razorbill

The species breeds on northern Atlantic coasts, in Greenland and in Western Europe from north-western Russia to northern France. The Icelandic population has been estimated at 625,000 individuals (Table 19). This auk began declining in parts of its European breeding range during the 2000s, primarily in Iceland, which holds at least 60% of the European population, but where the population declined by 18% over the period 2005-2008 (BirdLife International, 2015). This overall decline is estimated to range between 20-29% over a three year generation period (41 years), resulting in an IUCN classification of 'Near Threatened' in Europe (see http://www.iucnredlist.org/).

Based on the most recent MFRI data available, gillnets account for a maximum of 83 razorbill deaths per year, which accounts for 0.01% of the total estimated Icelandic population per year. Since the available data indicates that relative to the total population size very low numbers of razorbill were caught by gillnets in 2014-2015, and the species has an IUCN status of just 'Near Threatened' (which is not part of the IUCN 'threatened' categories) in Europe, the team considers that gillnet impacts are not significant and that this species is highly likely to be within biologically based limits. SG 80 is met for gillnets. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of certainty that this species is above biologically based limits.

Harbour Porpoise

Harbour porpoise is common in shallow waters all around Iceland in spring to autumn, but less during the winter months (Ólafsdóttir et al., 2002). In 2007 an aerial survey was conducted which specifically was designed to get reliable estimates of harbour porpoise distribution and abundance in Icelandic waters (Gilles et al. 2011). Highest densities were estimated in Breiðafjörður and to the NW of the fjord as well as in inshore waters off East Iceland. The population size of harbour porpoise in Icelandic waters was estimated at 43,179 animals (95% confident interval: 31,755 – 161,899 animals) in 2007; the current population trend is unknown. This rough estimate most likely represents an underestimation of abundance, as the proportion of porpoise sightings missed during ship surveys can be quite high (Gilles et al. 2011).

The North Atlantic population of this species is large, and there is no evidence to suggest that any significant decline has occurred (although the population trend has not been quantified). This part of the European population should be considered 'Least Concern', based on the IUCN Cetacean Specialist Group (2007).

According to the most recent MFRI data available, gillnets account for a maximum of 553 harbour porpoise deaths per year; based on the most recent estimates of population size available (43,179 animals) an estimated 1.28 % of the total population per year is impacted. In addition a maximum of 215 harbour porpoises were caught annually in 2014 and 2015 by lumpfish gillnets, accounting for another 0.5% of the Icelandic population.

ASCOBANS have set a provisional 1.7% limit for total anthropogenic removals for this species (ASCOBANS 2000), with removals above this level constituting an 'unacceptable interaction'. Since the IUCN considers that this species should have a status of 'Least Concern' in the North Atlantic due to its abundance, and it is likely that less than 1.7% of the Icelandic harbour porpoise population is impacted by gillnet and lumpfish gillnet fisheries combined (the

estimates above equate to 1.78%, but these are based on the <u>maximum</u> observed bycatch numbers) the team considers that this species is highly likely to be within biologically based limits. SG 80 is met for gillnets and lumpfish gillnets. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of certainty that this species is above biologically based limits.

Harbour seal

Harbour seals are one of the most widespread of the pinnipeds. They are found throughout coastal waters of the northern hemisphere, from temperate to polar regions. IUCN considers that the Icelandic population is part of the Eastern Atlantic harbour seal population, for which an updated population assessment was conducted by IUCN in 2016 (Bowen, 2016). The review concluded that the Eastern Atlantic harbour seal population does not meet any of the IUCN 'Threatened' criteria and the species was listed as 'Least Concern' since the population is relatively large and widespread.

However, despite the species' potential for long-distance movements, harbour seals are known to be regionally philopatric on a scale of several hundred km, and studies of Phoca vitulina population structure have shown that there are infact a number of distinct population units in the North Atlantic, including a distinct population in Iceland (Stanley et al., 1996; Goodman, 1998; Andersen and Olsen, 2010; Andersen et al., 2011). A census of the Icelandic harbour seal population carried out in 2016 indicated continuing decline in the harbour seal population. The estimated population size (7652 individuals) was 77% smaller than when first estimated in 1980, and 32% smaller than in 2011, when the last complete population census was undertaken (Figure 3-11). In addition, the estimate was 36% lower than a government issued management objective for the minimum population size of harbour seals in Iceland. The study concluded that based on criteria used by the International Union for Conservation of Nature and Natural Resources (IUCN), the conservation status of the Icelandic population should be considered as 'Endangered'. The reasons for the observed population decline are poorly understood, but the most likely factors contributing to the alarming population trends are likely to be by-catch as well as direct hunting, which still takes place in Iceland (Porbjörnsson, 2017). Based on this information it cannot be argued that this species is likely to be above biologically based limits in Iceland.

Based on the most recent MFRI data available, gillnets account for a maximum of 46 harbour seal deaths per year, which would account for only 0.6% of the total estimated Icelandic population per year. The team considers that this is evidence that the measures in place are sufficient to ensure that this UoA does not hinder recovery and rebuilding of this species. SG60 is thus met for gillnets. Since there is no demonstrably effective partial strategy in place to manage seabird and marine mammal bycatch in Iceland SG80 is not met.

Lumpfish gillnets were responsible for an estimated maximum of 1288 harbour seal deaths in 2014 - 2015, which would have impacted 16.83% of the estimated Icelandic population. Although this is a worst-case-scenario based on the available information and needs to be considered with caution given the limitations of the available bycatch data (lack of logbook data, low coverage of lumpfish trips by on board observers, high variation in estimates [232 in 2014; 1288 in 2015]), it cannot be argued that the measures currently in place are expected to ensure that the UoA does not hinder recovery and rebuilding. SG60 is not met for lumpfish gillnets.

Harp seal

Harp seals are widespread in the North Atlantic and the adjacent Arctic Ocean and shelf seas. The Harp Seal is the most abundant pinniped species in the northern hemisphere, and it is found in three separate populations, each of which uses a specific breeding site. The stock breeding on the "West Ice" off eastern Greenland contributes to Icelandic individuals. Globally this species numbers close to nine million animals with an annual pup production for all breeding sites combined of approximately 1.2 million (ICES 2013, Hammill et al. 2014). The Icelandic population has been estimated at 470,540-784,280 individuals Table 21). Due to its large population size, and the increasing trend in two of the three major population groups, the harp seal is currently classified by IUCN as 'Least Concern' (Kovacs, 2015).

Based on the most recent MFRI data available, gillnets accounted for a maximum of 212 harp seal deaths per year in 2014 and 2015, which accounts for only 0.03-0.05% of the total estimated Icelandic population per year. Lumpfish gillnets were responsible for a maximum of 72 additional harp seal deaths during the same period, which impacted an additional 0.01-0.02% of the population. Since the available data indicates that relative to the total population size low numbers of harp seals were caught in 2014-2015, and the IUCN gives this species a status of 'Least Concern' due to its abundance, the team considers that gillnet impacts are not significant and that this species is highly likely to be within biologically based limits. SG 80 is met for both gillnets and lumpfish gillnets. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of certainty that this species is above biologically based limits.

Grey seal

Grey seals have a sub-Arctic to cold temperate distribution in over the continental shelf in North Atlantic waters (Hall 2002). The eastern Atlantic population is concentrated around the coast of the United Kingdom and Ireland but also includes breeding colonies in Iceland, the Faroe Islands and along the mainland coast of northern Europe as far south as Brittany. The Icelandic population has been estimated at 3,400-5,000 individuals (

Table 21). Grey seal numbers are known to have increased strongly in recent years as a result of increased measures to protect this species (Klimova et al., 2014). Based on the overall increasing population trends, this species is classified as 'Least Concern' by IUCN (European Mammal Assessment team, 2007).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 1216 grey seal deaths per year, which accounts for 24.32-35.76% of the total estimated annual number of grey seals which visit Icelandic waters to feed. Since the IUCN considers that this species should have a status of 'Least Concern' in the northeastern Atlantic (including in Iceland), and overall population numbers of the northeastern Atlantic population, which includes Iceland, are known to be increasing, the team considers that that this species is likely to be within biologically based limits. However, given the high population level impact of lumpfish gillnets on grey seals and the lack of a demonstrably effective partial strategy to manage marine mammal bycatch in this fishery, SG 80 is not met.

Ringed seal

Ringed seals have a circumpolar distribution throughout the Arctic basin including near the North Pole (Rice 1998), and range widely into adjacent seas. The species is not native to Iceland and only found as a vagrant species since it uses seas ice exclusively as a breeding, molding and resting habitat, rarely coming onto land (Frost and Lowry 1981, Kelly 1988). The Icelandic population has been estimated at 2,000,000-5,000,000 individuals (

Table 21). The Arctic ringed seal population, which is found in Iceland, was given a status of 'Least Concern' by IUCN in 2016 due to its very large population size and broad distribution (Boveng, 2016).

Based on the most recent MFRI data available, gillnets accounted for a maximum of 38 ringed seal deaths per year in 2014 and 2015, which accounts for only 0.001-0.002% of the total population per year. Lumpfish gillnets were responsible for a maximum of 143 additional ringed seal deaths during the same period, which impacted an additional 0.003-0.01% of the population. Since the available data indicates that relative to the total population size low numbers of ringed seals were caught in 2014-2015, and the IUCN gives this species a status of 'Least Concern', the team considers that gillnet and lumpfish gillnet impacts are not significant and that this species is highly likely to be within biologically based limits. SG 80 is met for both gillnets and lumpfish gillnets.

		trawl, and Danish Seine with ou considered negligible. All other s	cant interactions recorded between bottom trawl, it-of-scope species, and any such interactions are econdary species are minor (see SI2.2.1b). Because lese gears, scoring issue (a) is not used. Each eleme ng issue (b)	therefore there are
b	Minor	secondary species stock status		
	Guide post		Minor secondary spe highly likely to be abo biologically based lim OR If below biologically I limits', there is evide the UoA does not him recovery and rebuild secondary species	ove hits. based nce that nder the
	Met?		Ν	
		species). The only evidence is the whether minor secondary species assessment has been undertaken. There is evidence that Atlantic hali but that the stock has been recover viable halibut and landings have be stock has been increasing, the curr Each element (minor species) is as treated as though it still meets So being a minor species. Although th of the other minor secondary species BirdLife International 2015; Bovenge	ry species is not certain (see Table 15 for list of s low level of landings. This is not sufficient to der are above any biologically based limits. No ecolo but has been reduced below biologically based limit ring over the last few years. There is a prohibition or een very low. Because the abundance indices sugges ent fisheries are not preventing stock recovery. assessed against scoring issue b. If it does not meet St 680 (which is blank), which is automatically met by here is evidence that Atlantic halibut meets SG100, ies cannot be determined, so SG100 is not met for a g, 2016; del Hoyo et al. 1992; European Mammal Ass	nonstrate ogical risk s (its PRI), n retaining st that the G100, it is v virtue of the status II gears.
Refere	nces	Hammill et al. 2014; ICES 2013; Kel	and Lowry 1981; Hagemeijer and Blair 1997; Hall 20 ly 1988; Klimova et al. 2014; Kovacs, 2015; Ólafsdót 1997; Stenson 2003; Þorbjörnsson, 2017; Rice 1998	tir et al.
OVER	ALL PERI	FORMANCE INDICATOR SCORE:		
			Bottom trawl	80
			Nephrops trawl	80
			Danish Seine	80
			Gillnet	75
			Anglerfish Gillnet	75
			Lumpfish Gillnet	FAIL
			Longline	80
COND	ITION N	UMBER (if relevant):		2
Outlin	e Condi	tion Number:		1

PI 2.2.	2	or to r	not hind	er rebu	ilding of	second	ary spe	cies and	the Uo	A regula	rly revi	l to mair ews and ted catcl		
Scoring	Issue	SG 60				SG 80				SG 100)			
а	Manager	nent stra	itegy in I	place		1				1				
	Guidep ost	if nece expect hinder second levels to be v based that th	essary, w ed to m rebuild dary spe which a within bi limits ou e UoA c	sures in which are aintain ing of m cies at/f re highly iological r to ensu does not ecovery.	e or not nain to / likely ly ure	place, UoA th mainta rebuild second levels to be based that th	There is a partial strategy in place, if necessary, for the UoA that is expected to maintain or not hinder rebuilding of main secondary species at/to levels which are highly likely to be within biologically based limits or to ensure that the UoA does not hinder their recovery.				There is a strategy in place for the UoA for managing main and minor secondary species.			
	Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	N	ТВ	N	AGN	N	
		TN	Y	LGN	Y	TN	Y	LGN	N	TN	N	LGN	Ν	
		SD	Y	LL	Y	SD	Y	LL	N	SD	N	LL	N	
		GN	Y			GN	N			GN	N			
	ation	habita marine also se of mar (MFRI, The m rules c of fish are in certair seasor cod fis along t Additio	ts. Such e mamm erve to n ny sensit pers. co easures on the m ing grou place, v n period: hal closu heries a the nort conal me dic fishe Marir	measur naintain cive spector ommuni include inimum unds (<i>Fig.</i> which m s of time are close h and es asures in ries incl ne mam	es will s es; altho bycatch cies is hij cation). es regula mesh si gure 3-1 hay apple e. For ins in opera ed within ast coas n place t ude: mal and	erve to bugh not n of mar ghest in ations of ize, use of 2, <i>Figur</i> y to spe- itance, in ition dui n 12 mil t in Apri co mana d seabir	reduce I establisi ine man inshore n the ty of sortin <i>e</i> 3-1). I ecific fish n order t ring the es along I each ye ge bycat	pycatch shed to p nmals ar areas, w pe of fing grids of Furtherr hing gea to protect spawning the source ar. tch of m ch is mo	of secor protect : ad seabi- which is which is which shing ge- protect the sp and seaso with and arine m ponitorect	ndary ou such spe rds at lo where th ear allow s and bo arious lo ng-vessel awning : awning : awning so ammals ammals	t of sco ccies, ard w levels he closu ved in c th temp ng-term l size ou stock of lation n ast and and sea ndatory	eLog s'	rd and res wil ycatch ocated areas osure osure ing fo rensive 05); al 5 mile	
			throu obser have logbo of su believ	gh the vers fro been po ok repo ch byca ved to i	cod gil m the D oor. The orting of otch, the mprove	Inet sur Fand th associat marine DF iss reportir	veys (c e MFRI, tion of S mamma ued in ng of by	onducte althoug Small Bo al bycato 2014 a rcatch ¹¹ .	d in Ap n to date at Owne ch. In th new sir This wi	oril each e returns ers has t e effort mplified ill allow	year), s from the aken step to step logboo a strate	and or he eLogs eps to in up mon k form egy to m ed ca. 19	hboard system hprove itoring that is hanage	

PI 2.2.2 Evaluation Table for Secondary species management strategy

¹¹ http://www.hafro.is/undir.php?ID=242&REF=3.

fishing trips by the gillnet and longline fleets in both 2014 and 2015, and overall the quality of the data has improved in the last 5 years (MFRI pers. communication).

- Icelandic longline fisheries use mitigation measures in order to reduce bycatch of seabirds (pers. comm. Gunnlaugur Eiriksson, ISF; Vottunarstofan Tún 2011). The longliners use either bird-scaring buoy lines or a gas alarm which is sounded when the line is shot. During the winter time, the lines are often shot in the dark, which reduces the possible bycatch of seabirds.
- It is an offence in Iceland to catch a seabird with hooks (Reg. 456, 1994).
- Fishers are not allowed to offer for sale, give away, nor accept as a gift, any bird that has been killed in fishing nets.
- Any birds or mammal caught alive must be released.

A project to evaluate and mitigate bycatch in the lumpfish fishery is currently underway; project partners are BirdLife International, BioPol ehf. (a marine biotechnology company based in Skagaströnd), and the Icelandic National Association of Small Boat Owners (NASBO). The project has increased observer coverage on lumpfish fishing vessels, focussing in particular on areas which are known seabird bycatch hotspots, and areas with high fishing effort. Twelve fishing trips with observers on board took place in 2015, and thirty-one in 2016. The project is in addition testing practical bycatch mitigation measures such as black and white scarer panels sown into lumpfish gillnets, and the potential use of flashing lights to scare away seabirds and possibly marine mammals. Efforts are underway to identify sustainable sources of funding for ongoing monitoring and to extend the project to other fisheries. The project is ongoing, but once results are available it is expected that additional measures to further minimise the impacts of the lumpfish gillnet fishery will be implemented. Although the focus is on lumpfish gillnets, the mitigation measures being tested will be transferrable to other types of gillnets such as (cod) gillnets and anglerfish gillnets. Moreover, in 2017 research trials using the 'banana' pinger (from Fishtek Marine) were carried out to try to reduce porpoise bycatch in the cod gillnet fishery. Three commercial vessels were used for the experiment, one in Breidafiordur in west Iceland, one in Hunafloi in North Iceland and one off the south east coast. Analysis of the data collected during this initiative conducted in April 2017 is still ongoing, and will be presented at the ICES 2018 WGBYC meeting (ICES, 2017).

There are thus measures in place, which are expected to maintain / not hinder rebuilding of main secondary species at / to levels which are highly likely to be within biologically based limits, or to ensure that the UoA does not hinder their recovery. SG 60 is met. These measures however do not represent a partial strategy specifically implemented to manage by-catch of out-of-scope secondary species like birds and mammals. Harbour seal (gillnet, lumpfish gillnet, anglerfish gillnet), , European shag (lumpfish gillnet), great cormorant (lumpfish gillnet), grey seal (lumpfish gillnet), and harbour porpoise (anglerfish gillnet) failed to reach SG 80 for PI 2.2.1, and several bird species caught as bycatch in Icelandic longlines are known to have decreasing population trends (European shag, greater black-backed gull, fulmar). SG 80 is not met and a condition is imposed. This condition is harmonised with that for ISF Iceland cod and halibut fisheries.

Bottom trawl, Nephrops trawl, Danish seine

There are no main secondary species caught by these gears and as such SG 80 is met.

There is no strategy in place to specifically manage catches of all minor secondary species. Such species benefit from some management measures in place to protect juvenile fish, as well as vulnerable and critical habitats (closed areas, technical measures on mesh size, limits on fishing effort and catches of target species). Moreover, measures are in place to allow Atlantic halibut to recover. However such measures do not constitute a strategy, so SG 100 is not met.

Management strategy evaluation

b

	Guidep ost Met?	consid based argum experi compa UoAs/	on plau ent (e.g ence, th arison w species)	ely to w sible , genera ieory or ith simil	ıl ar	basis f measu will wo inform the Uo involve	There is some objective basis for confidence that the measures/partial strategy will work, based on some information directly about the UoA and/or species involved.				Testing supports high confidence that the partial strategy/strategy will work, based on information directly about the UoA and/or species involved.			
	WICC:	TB	Y	AGN	Y	ТВ	Y	AGN	N	TB	N	AGN	N	
		TN	Y	LGN	Y	TN	Y	LGN	N	TN	N	LGN	N	
		SD	Y	LL	Y	SD	Y	LL	N	SD	N	LL	N	
		GN	Y			GN	Ν			GN	N			
	Justific ation	The m not sp protec Furthet the clo There monitic compl discariant and pot the fiss sufficiant as evia cormo The m mamma tempo and o logboo	easures becificall ct such s ermore, bsures a are a n oring an iance o ding is v ermaner shery / s ent. It m denced orant, ha easures hals are bral and ther me bk return	which a y establ pecies a bycatch re locate umber d d survei f regula ery limit nt fishin species ay not v by the o rbour se s in plac generall seasona easures ns / mor	are curre lished t nd to m of man ed (MFR of meas illance v ations. ted, and g groun involved vork to o butcome eal, and e for m ly not de al closur require e observ	Impfish ently in o reduc aintain b y sensiti l, pers. o sures the vhich ar Annual I control d closure d indicate ensure t e score grey sea anaging esigned tes are n improve ver trips	place (se e catche bycatche ive spector communat aim t e condu assessr and sur es are n tes that he fishe of SG 6 al. bycatch to mana ot desig ements are requ	ee scorir es of se of marin ies is hig nication) o ensur cted by nent of rveillanc respecte the par ry does n 0 for se h of vul ge impa ned to r to be a	ng issue condary e mamr ghest in . SG 60 e comp the DF discarc e inforn d. Howe tial stra not pose veral ele nerable ct on th reduce k ppropria	r species nals and inshore is thus r liance w and the ding by nation ir ever, inf itegy cu e a risk for ements: species at comp bycatch ate for	s, can b l seabird areas, v net. vith the coast gu MFRI ndicates formatio rrently for bycat Europe such as onent s of vulne the fish	e expec s at low which is law, inc uard to indicate that ter n availa in place ch popu an shag s seabire pecifical rable sp ery (e.g.	ted to levels. where cluding ensure s that nporal ble on is not lations , great ds and ly (e.g. ecies), more	
		The fa an ob techni are su specie	ct that t jective cal mea fficient. s (with t	here are basis fo sures or SG 80 i he exce	e no mai or config n mesh s s met. S ption of	vI, Danis n secono dence t size, limi Since the Atlantic as not b	dary spe hat the its on fis ere is no halibut	measu shing eff o direct), and th	res curr ort and strategy e effect	ently ir catches to mai of the ci	n place of targe nage cat	(closed et specie ches of	areas, es etc.) minor	
С	Managen	nent str	ategy im	plemen	tation	1								
	Guidep ost					the me strateg	easures/ gy is bei	•		There is clear evidence that the partial strategy/strategy is being implemented successfully and is achieving its objective as set out in scoring issue (a).				
	Met?					ТВ	Y	AGN	Y	ТВ	Y	AGN	N	
						TN	Y	LGN	Y	TN	Y	LGN	Ν	
						SD	Y	LL	Y	SD	Y	LL	Ν	

		ĺ				GN	Y			GN	N		
	Justific	Gillnet	ts, angle	rfish gil	lnets, lu	-		longline	es	0.1			
	ation	closur morta	es are re	spected of byca	l, and re atch spe	striction cies. The	is on coa ere is thi	astal fisł us <u>some</u>	ning are evidend	and peri likely to ce that n	have re	duced f	
		that o low (N measu action biolog requin Theref	bserver IFRI, per Ires are s are ac ically ba ed to as	coverag s. comn being ir hieving ised lim sess this dence is	e to ade nunication pleme the obj its. Mon s. In add lacking	equately on) mea nted suc ective o re moni ition, th to be sur	monito ns that t ccessfull f maint toring c e status re that t	r bycato here is r y. More aining o of seabir of mos ney are a	ch rates no clear eover th out-of-sc rd and u t minor achievin	ulnerable of vulne evidenc ere is ne ope sec marine p finfish is g the ob	erable sp e that al o evider ondary populati s effecti	pecies re I manag nce that species ons wo vely unk	emains ement these above uld be mown.
		For th negligi areas,	tom trawl, <i>Nephrops</i> trawl, Danish seine these gears interactions with both main and minor secondary species are considered ligible. This is due to the successful implementation of management measures (closed as, technical measures on mesh size, limits on fishing effort and catches of target species), therefore SG100 is met.										
d	Shark fini	ning											
	Guidep ost		ely that taking p		nning			ly that s aking pl		There is a high degree of certainty that shark finning is not taking place.			
	Met?	Y				Y				Y			
	Justific ation	spiny in effe alone, there	are seve dogfish, ect in Ice but a li	Portugue eland ef mited n entive to	uese dog fectively narket fr pland fin	gfish, po makes or whole ns separ	rbeagle shark fi e sharks ate fron	shark, k nning ill does e nsharks	olack do egal. Th xist. Wit themse	assessm gfish). T lere is n lere is n lere is n lves. As met.	he disca o local r ow qua	ard proh market f ntities c	ibition or fins aught,
e	Review o	falterna	ative me	asures t	o minim	nise mor	tality of	unwant	ed catcl	h			
	Justific ation	potent practic measu related unwar	is a revie tial effec cality of res to m d mortal nted cate dary spe	tivenes alternat ninimise ity of ch of ma	s and ive UoA-	the po and pr alterna minimi mortal of main and th	tential e acticalit ative me ise UoA- lity of ur n secon	gular review of I effectivenessThere is a biennial the potential effect and practicality of alternative measures to A-relatedA-related unwanted catch e implementedminimise UoA-relative mortality of unwar of all secondary species			effective y of easures t related wanted ry specie	ness co I catch es, and	
	Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	N	ТВ	Y	AGN	N
		TN	Y	LGN	Y	TN	Y	LGN	N	TN	Y	LGN	N
		SD	Y	LL	Y	SD	Y	LL	Y	SD	Y	LL	Ν
		GN	Y			GN	Ν			GN	Ν		

Guidep ost	Gillnets, lumpfish gillnets, anglerfish gillnets
	There are no main in-scope secondary species caught by (cod) gillnets, anglerfish gillnets, and lumpfish gillnets. With regards to out-of-scope seabird and marine mammal species, review of the MFRI observer data represents an ongoing review of the effectiveness of UoA-related mortality of main secondary species. Research on measures to minimise unwanted catches of seabirds and marine mammals in lumpfish gillnets is ongoing as a collaborative effort involving NGOs, the fishing industry and scientists; the results will also be applicable to (cod) gillnets and anglerfish gillnets. However, the fact that several species do not achieve SG80 under PI 2.2.1 (European shag, great cormorant, harbour seal, grey seal) indicates that the measures may not have been implemented as appropriate in all cases for (cod) gillnets and lumpfish gillnets. In the case of anglerfish gillnets insufficient information is available to ascertain that measures are being implemented as appropriate for gillnets in this case (e.g. limits to area, season or times, pingers or weak lines to allow escape from entanglement), and no evidence was found to indicate why they should not be used. Therefore gillnets, anglerfish gillnets and lumpfish gillnets and lumpfish gillnets do not meet SG 80.
	Longlines
	There are no main in-scope secondary species caught by longlines. With regards to out-of- scope seabird and marine mammal species, review of the MFRI observer data represents an ongoing review of the effectiveness of UoA-related mortality of main secondary species. Icelandic longline fisheries use mitigation measures in order to reduce bycatch of seabirds (pers. comm. Gunnlaugur Eiriksson, ISF; Vottunarstofan Tún 2011): the longliners use either bird-scaring buoy lines or a gas alarm which is sounded when the line is shot. During the winter time, the lines are often shot in the dark, which reduces the possible bycatch of seabirds. Since all species achieve SG80 under PI 2.2.1 the implementation of alternative measures appears to be appropriately minimising mortality of unwanted catches in longline fisheries. SG80 is met. There is no biennial review of the potential effectiveness of such measures, so SG100 is not met.
	Bottom trawl, Nephrops trawl, Danish seine
	No catches of main secondary species have been reported for these gears.
	With regards to unwanted catches of minor in-scope species, the review of alternative measures to minimise mortality is addressed within the harvest strategy for all species and therefore a review is conducted routinely by the MFRI alongside all other issues pertinent to controlling fishing mortality. This on-going consideration is evident in stock assessments, scientific advice and policy documents. Such work is ongoing throughout the year.
	There is evidence that the strategy to avoid unwanted catch is successful. Landings of in- scope secondary species that have market value are very low. This is at least partly due to improvements in technology that allow better targeting of fish to fill quotas. This will also increase avoidance of unwanted species. The fishing industry have a policy to make best possible use of all products, including bio-medical products and new markets for new products (such as developing markets for dried starry ray, dried cod heads, and encouraging restaurants to use more unusual species, see Clucas, 2014). This converts otherwise unwanted to wanted catch, which is perhaps the most effective way of dealing with this
Defenences	issue. SG 100 is thus met.
References	Clucas, 2014.

OVERALL PERFORMANCE INDICATOR SCORE:		
	Bottom trawl	95
	Nephrops trawl	95
	Danish Seine	95

	Gillnet	65
	Anglerfish Gillnet	65
	Lumpfish Gillnet	65
	Longline	75
CONDITION NUMBER(S)		3
Outline Condition Number:		2

	detern		e risk po				-	-	es taken is adequate to s of the strategy to manag				
Scoring Issue	SG 60				SG 80				SG 100				
a Informa	tion adeq	luacy fo	r assessi	ment of	impacts	on mai	n secono	dary spe	ecies				
Guidep ost	adequ impact main s with re	ate to e t of the secondat espect to	ormatio stimate UoA on ry specie o status	the the es	inform adequa impact second respec	ate to a of the lary spe t to stat	availabl ssess the UoA on r ccies with tus.	e main า	Quantitative information is available and adequate to assess with a high degree of certainty the impact of the UoA on main secondary species with respect to status.				
	Qualita adequ produc suscep	ative inf ate to a ctivity a ptibility a		n is es for	Some of inform assess suscep	Anglerfish gillnet UoA (RBF) Some quantitative information is adequate to assess productivity and susceptibility attributes for main secondary species.							
Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	Ν	ТВ	Y	AGN	Ν	
Wet:	TN	Y	LGN	Y	TN	Y	LGN	N	TN	Y	LGN	Ν	
	SD GN	Y Y	LL	Y	SD GN	Y N	LL	N	SD GN	Y N	LL	N	
	registr were r that no discuss Nation	ration w registere o inform sions ha	as recei ed. In 20 nation or ve taker ciation o	ved fror 009 fishe n marine n place b	m 5% of ers were e mamm oetween Boat Ow	the coo require als or b the cor ners in	d gillnet ed to sw vird byca mpetent order to	vessels vitch to tch has authori improv	ofish) sta until 20 electron been ret ities (MII re logboo	09, alth ic logbo :urned. , MRI a ok repor	ough no ooks and More re nd DF) an ting of r	b bird d afte cently nd the	

PI 2.2.3 Evaluation Table for Secondary species information

		carried out a study on the sta lceland in 2012).	atus of the breeding populati	ion of great cormorants in							
		marine mammal and seabird	n on bycatch rates of main sec species in the present assess arine mammals and seabird sp	ment) is thus available, as is							
		species evident in the most re information may not be accura secondary species being cons monitored by observers in t extrapolation of bycatch estim data has improved in the last adequate to assess impacts of	e been poor, and variations in e ecent data provided by the MF ite and verifiable for all bycatch idered in the present assessme he smaller fisheries, including nates difficult (MFRI, pers. comm : 5 years. The quantitative info the UoA on main secondary spe is imposed, which is harmonised	RI indicate that the available species, including for the main ent. The low number of trips gillnets, continues to make nunication). The quality of the ormation available is thus not ecies with respect to status. SG							
		Anglerfish gillnets									
		In the case of anglerfish gillne adequate to estimate produce	ets the RBF was used to score ctivity and susceptibility attrib vailable information did not suf	utes for the main secondary							
		Bottom trawl, Nephrops traw	l, Danish seine								
		No catches of main secondary species have been reported by these gears. As such SG 80 is met.									
		caught as bycatch by these gea to ensure that electronic logb filled and submitted by fishe	m found no evidence that mar ars, a recommendation (Recom ook records of out-of-scope se rs in future (if any), and that sh ad hoc onboard observations	mendation 1) has been added condary species are correctly such records are adequately							
b	Informati	on adequacy for assessment of in	npacts on minor secondary spec	ies							
	Guidep ost			Some quantitative information is adequate to estimate the impact of the UoA on minor secondary species with respect to status.							
	Met?			Υ							
	Justific	All gears									
	ation	Information on fishing impact same data sources as for prim independent data), except tha are not the focus of scientific Fisheries Management Act req and landings of all in-scope sp must be weighed using spec- transmitted to the database of for the keeping of log books of practices such as location, date to inspectors from the DF and monitors landing and weighi monitor catch composition, has investigation, inspectors can	is on minor in-scope secondary ary species (including both fish it they may be somewhat less we sampling programmes and res- uires that all catches shall be lar pecies, are routinely recorded. cially authorized scales and to f Directorate of Fisheries (DF). on-board all fishing vessels, com es, gear and catch quantity. Log to MRI for scientific purposes. ing practices and inspectors mandling methods and fishing eq join the vessel crew to the saming trip, in order to examine th	eries dependent and fisheries vell studied since such species search projects. The Icelandic nded. Discarding is thus illegal, All catches landed in Iceland the landing data is instantly There are strict requirements taining information on fishing books must be made available A team of inspectors from DF nay board fishing vessels to uipment. Following a random me fishing ground the vessel							

		and date of catch and to comp the same location and date. Di (see section 3.4.4.3 for furthe surveys, even if this informati been initiated because manag	f landings allows for the use of I pare catches by an individual ve screpancies in catch proportion er details). Species are also mo ion is not used. The closer mor gement has intervened to reduc ct of this intervention (see sect	essel to other vessels f can lead to further ins initored through the intoring of Atlantic ha e mortality, and inforr	ishing at pections scientific libut has nation is
C		on adequacy for management s	strategy	I	
	Guidep ost	Information is adequate to support measures to manage main secondary species.	Information is adequate to support a partial strategy to manage main secondary species.	Information is adeque support a strategy to manage all secondar species, and evaluat high degree of certa whether the stratege achieving its objective	o Ƴ e with a inty y is
	Met?	Y	Y	N	
Refere	Justific ation	Monitoring System, and the fishing grounds is evaluated the and sampling of landed catch system in place to estimate the necessary prerequisite to the case of anglerfish gillnets the F being impacted by the gear are this gear commenced in 201 support a partial strategy to m The information available at high degree of certainty whet	patial and temporal fishing patter presence / absence of bycatch arough the use of onboard obser es. There is thus a recurrent m he trend and relative quantities implementation of bycatch m RBF was used to score PI 2.2.1, b re nevertheless known, and ont 6. The team considers that th hanage main secondary species. present would however not be her the strategy is achieving its ; NAMMCO 2016; Þorbjörnsson	of vulnerable specie vers, scientific researce onitoring and scientific of secondary species, nanagement measure out the main secondary board observations to e information is adde SG 80 is met. e adequate to evaluat objective. SG 100 is no	s on the chat sea, c survey which is s. In the y species monitor quate to e with a
OVERA	LL PERFOR	MANCE INDICATOR SCORE:			
			Bottom trawl		90
			Nephrops traw	I	90
			Danish Seine		90
			Gillnet		75
			Anglerfish Gilln	et	75
			Lumpfish Gillne	et	75
			Longline		75
CONDI	TION NUM	IBER			4
Outline	e Conditior	n Number:			3

PI 2	.3.1							requireme	ents for	the pro	tecti	on d	of ETP	specie	
		The Uo	oA does	not hin	der r	ecovery	of ETP sp	pecies							
Scori	ng Issue	SG 60				SG 8	0			SG 10	0				
а	Effects of	f the Uo	A on po	oulation	/stoc	k within	national	or interna	ational l	imits, w	here	app	olicable	9	
	Guidep ost	interna set lim the eff the po known	ational r its for E ects of pulatior	al and/o requiren TP speci the UoA n/stock a ely to be mits.	nents ies, on are	inter set l the o MSC populand	national mits for combine UoAs or ulation/s	nal and/o I requiren ETP speci d effects o n the stock are l kely to be	nents les, of the known	intern set lim there certai	ation nits fo is a h nty th s of tl	al ro or E ⁻ igh nat t he N	al and/ equire TP spee degree the cor MSC Uo mits.	ments cies, e of mbinec	
	Met?	Not re	levant				relevant			Not re	levar	nt			
	Justific ation					e are no c fisherie		or intern	ational	requirer	nent	s th	at set l	imits	
b	Direct eff	ects													
	Guidep ost	UoA ar	e likely	effects c to not h P specie	inde	r UoA hind						There is a high degree of confidence that there are significant detrimental direct effects of the UoA of ETP species.			
	Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	Y	ТВ	Y		AGN	Y	
		TN	Y	LGN	Y	TN	Y	LGN	N	TN	Y		LGN	N	
		SD	Y	LL	Y	SD	Y	LL	Y	SD	Y		LL	N	
		GN	Y			GN	Y			GN	N				
	Justific ation	Specie	S	I		тв	TN	SD	GN	AG	N	LG	6N	LL	
		Atlanti	c puffin						80				80		
		Black g	guillemo	t									60	80	
		Black-l	egged k	ittiwake	2								80		
		Comm	on eide	r									80		
		Comm	on loon										60		
		Hoode	d seal						80						
		Long-t	ailed du	ck									80		
		Gillnet	s, lump	fish gillr	nets,	longlines	;								
		<u>Atlanti</u>	c puffin												
		been e		ed at 4,0				rth Atlant wever thi							
								lorway, w y since †		-					

PI 2.3.1 Evaluation Table for ETP species outcome

population size was estimated to be increasing in the UK during 1969-2000, evidence suggests that it has undergone declines or probable declines since 2000 (Harris and Wanless 2011). As a result, the population size in Europe is estimated and projected to decrease by 50-79% between 2000-2065 (three generations) (BirdLife International, 2015). These declines resulted in an IUCN classification of 'Endangered' in Europe (see status on http://www.iucnredlist.org/).

Based on the most recent MFRI data available, gillnets accounted for a maximum of 42 Atlantic puffin deaths per year in 2014 and 2015. Only outdated Icelandic population data (Umhverfisráðuneytið, 1992 cited in BirdLife International, 2015) exists, based on which an estimated 0.0007-0.001% of the Icelandic Atlantic puffin population would have been impacted. An additional maximum of 72 Atlantic puffins were caught as annual bycatch by lumpfish gillnets during the same period, which impacted a further 0.001-0.002% of the Icelandic population.

Given the low numbers of Atlantic puffin caught as bycatch in both gillnets and lumpfish gillnets, the team considers that the direct effects of these fisheries are highly likely not to hinder the recovery of this species. SG 80 is met.

Due to the remaining uncertainties with data on marine mammals and seabird bycatch, there is no high degree of confidence that there are no significant detrimental effects of the UoA on this species, SG 100 is not met.

Black guillemot

According to IUCN (BirdLife International 2012), Iceland has about 3% of the North Atlantic breeding population with about two thirds breeding in Greenland or Norway (see 'supplementary material' to BirdLife International 2012). Due to its very large population size in Europe, and only moderate decreases in the overall population size (less than 25% in 32.7 years, i.e. three generations), this species was given an IUCN status of 'Least Concern' in Europe in a recent review of the species population status (BirdLife International, 2015).

The Icelandic population was estimated to number between 10,000 to 15,000 individuals by the Icelandic Institute of Natural History in 2000. More recent estimates are not available, but both short and long term population trends for this species in Iceland have been estimated to be decreasing at a moderate rate. Black guillemots are nearshore feeders, and several studies (at the Bay of Fundy, Finland, Denmark and Iceland) found that black guillemots foraged between 0.5 and 4 km from nest sites, and occasionally beyond 7 km away (Birdlife International, 2000). As such they are more susceptible to inshore gillnets, such as those targeting lumpfish, rather than cod gillnets that are usually operated further offshore.

Recent estimates of bycatch made available by the MFRI show that bycatch rates are low in longlines, although these estimates are based on observer reports which cover ca. 1% of fishing trips and there were considerable differences between estimated bycatch levels in 2014 and 2015 (2014: 0 / 2015: 311 black guillemots caught as bycatch). Using the lower estimated Icelandic population size of 10,000 individuals, and the maximum annual recorded bycatch of 311 black guillemots caught as by catch, the longline fishery would have impacted 3.11% of the total estimated Icelandic population per year.

Since the available data indicates that relative to the total population size low numbers of black guillemot were caught in 2014 and 2015 and the species has an IUCN status of 'Least Concern' in Europe the team considers that the direct effects of the longline fishery are highly likely to not hinder recovery of this species. SG 80 is met for longlines. Due to the remaining uncertainties with data on marine mammals and seabird bycatch, there is no high degree of confidence that there are no significant detrimental effects of the UOA on this species, SG 100 is not met.

Estimated bycatch levels for lumpfish gillnets, where a maximum of 1019 black guillemots bycatch was recorded during the same period, accounts for an estimated 6.79-10.19% of

the total Icelandic population . However, these bycatch estimates refer to a worst-casescenario based on the available information and need to be considered with caution given the limitations of the available bycatch data (lack of logbook data, low coverage of lumpfish gillnet trips by onboard observers), and the outdated population estimates.

Although bycatch rates appear to be high in the case of lumpfish gillnets, the team considers that this information needs to be considered with caution, and that the fishery is likely not to hinder recovery of this species due to the species' high abundance and its IUCN status of 'Least Concern' in Europe. SG 60 is met for lumpfish gillnets. It cannot be argued that the direct effects of the UoA are highly likely to not hinder recovery of this species so SG 80 is not met. A condition has been set to improve the available information.

Black-legged kittiwake

This small gull is found along most Atlantic coastlines, including those of Iceland and Greenland. The European population is estimated at 3,460,000-4,410,000 mature individuals; the Icelandic population has been estimated at 1,160,000 individuals (Table 19). The European population size is estimated and projected to decrease by 30-49% over the period from 1983, the start year of the reported trend for Iceland, which accounts for more than 30% of the European population) to 2020 (three generations) (BirdLife International, 2015). As a result common eider was recently given an IUCN status of 'Vulnerable' in Europe (see status on http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 23 black-legged kittiwake deaths per year, which accounts for 0.002% of the total estimated Icelandic population per year. Given the very low numbers caught as bycatch in lumpfish gillnets (23 individuals in 2014 and none in 2015), the team considers that the known direct effects of the UoA are highly likely to not hinder recovery of this ETP species. SG 80 is met for lumpfish gillnets. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of confidence that there are no significant detrimental effects.

Common eider

The common eider is a widespread sea duck, which is distributed over the northern coasts of Europe, Iceland and southern Greenland. The European population is estimated at 1,580,000-1,910,000 mature individuals, but the species underwent rapid declines across the majority of its European breeding range during the 2000s. The Icelandic population has been estimated at 600,000 individuals (Table 19). The European population size is estimated and projected to decrease by 30-49% over the period 2000 - 2027 (three generations) (BirdLife International, 2015). As a result common eider was recently given an IUCN status of 'Vulnerable' in Europe (see status on http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 6580 common eider deaths per year, which accounts for 1.1% of the total estimated lcelandic population per year. It is however important to note that it is likely that annual bycatch rates are in fact lower since there is a very high variability between 2014 and 2015 estimates (2014 - 950 common eider deaths / 2015 - 6580 common eider deaths), and a number of management measures are already in place to protect this species form the impacts of lumpfish fishing, in part due to pressure from the Icelandic eider duck farmers.

Given the very low percentage of the Icelandic population impacted by lumpfish gillnets the team considers that the known direct effects of the UoA are highly likely to not hinder recovery of this ETP species, as demonstrated by the low impact on the total population numbers despite the likely overestimation of maximum bycatch rates in 2014 and 2015. SG 80 is met. SG 100 is not met since based on the available information it cannot be concluded that there is a high degree of confidence that there are no significant detrimental effects.

Common loon

The common loon, also known as the great northern diver, breeds in southern parts of Greenland and throughout Iceland. The European wintering population is estimated at 5,100-6,300 individuals, of which ca. 3,400-4,200 are mature individuals. The Icelandic

population has been estimated at just 400-600 individuals (Table 19). The European population is estimated and projected to be decreasing by 30-49% between 2000 and 2029 (three generations) (BirdLife International, 2015). As a result the common loon has an IUCN status of 'Vulnerable' (see status on http://www.iucnredlist.org/).

Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 46 common loon deaths per year, which accounts for a 7.67-11.5% of the total estimated Icelandic population per year. With an IUCN status of 'Vulnerable' in Europe and decreasing population numbers, it cannot be argued that the common loon is likely to be above biologically based limits. However, although population level impacts of the lumpfish gillnet fishery on common loons at first glance appear high, these estimates should be interpreted with caution since they are based on a worst-case scenario and there are limitations with both the bycatch estimates (low coverage of lumpfish trips by on board observers, variation in estimates [46 individuals caught in 2014; none in 2015]) and with population estimates (last common loon population estimate was carried out in 2000 and data quality is 'medium' according to BirdLife, 2015). Draft 2016 bycatch data made available to the assessment team by the towards the end of the present assessment process also did not record any common loon individuals in lumpfish gillnets as bycatch (MFRI, pers. communication). Moreover, there are measures in place which can be expected to ensure that the UoA does not hinder recovery and rebuilding of this species (see PI 2.2.2). SG 60 is met for lumpfish gillnets. Since it is not highly likely that the UoA does not hinder recovery of this ETP species, SG 80 is not met and a condition has been imposed.

Hooded seal

Hooded seals are found at high latitudes in the North Atlantic, and seasonally they extend their range north into the Arctic Ocean. The most recent estimate of the total size of this population is 82,830 (SE=8,028) and models suggest a continued decline of approximately 7% per year in the coming decade (Øigård *et al.* 2014). Overall, this stock is less than 10% of its abundance observed some 60 years ago (ICES, 2013). Overhunting was clearly involved in the collapse of this stock as quotas were being set for a population size much larger than it actually was. However, the cause of the significant, on-going decline in this population is thought to be related to climate change induced alternation of its sea ice breeding habitat and increased predation by polar bears and killer whales in the pupping areas (Øigard *et al.*, 2014); prey availability might also be an issue. As a result of these population declines this species is currently classified by IUCN as 'Vulnerable' (Kovacs, 2016).

Based on the most recent MFRI data available, gillnets account for a maximum of 46 hooded seal deaths per year in 2014 and 2015, which accounts for only 0.05-0.07% of the total estimated annual number of hooded seals which visit Icelandic waters to feed. Although this species is considered 'Vulnerable' by IUCN, the team considers that the direct effects of gillnet fishing are highly likely to not hinder recovery of this species since the overall bycatch numbers are low, and the estimated proportion of the Icelandic population which is impacted is less than 0.1%. SG 80 is met for gillnets. SG 100 is not met because based on the available information it cannot be concluded that there is a high degree of confidence that there are no significant detrimental direct effects of the UoA on this ETP species.

Long-tailed duck

This seaduck is circumpolar, and breeds on the coasts of Greenland, Iceland and Norway. Besides coastal sites, this species nests on small lakes, pools, bogs and rivers; it is for example known to breed at Lake Mývatn in the north-east of Iceland (Bengtson, 1972). In Europe the breeding population is estimated at 676,000-890,000 mature individuals, which increases to 954,000-2,350,000 mature individuals in winter. The Icelandic population has been estimated at 4,000-6,000 (

Table 25). The winter population size is estimated to be decreasing by 30-49% in 27 years (projected decrease over three generations); due to the rapid wintering population size

	seals (highly effects duck p There confide species	e.g. Stel likely no s of any opulatio is howe ence tha s; SG 10	fox et al ot to cre of the U ons know ver insu- at there 0 is not	., 2016) ate una oAs on a wn to th fficient i are no s met.	t fishing . The tea cceptabl Atlantic e team. informat significar	gears a m how e impac puffin, t SG 80 is ion to c nt detrin	ever con ever con ets since black gui thus me onclude nental ir	eat to m siders t there a llemot, et for al d that t ndirect e	harine m hat such re no ap hooded I gears. here is a effects o	n indired parent seal an high de f the fis	et effects indirect d long-ta	ailed ETP	
Justific ation	All gears It is known that some seabird species accompany fishing vessels, forming large aggregations to take advantage of fish waste (e.g. del Hoyo, et al., 1992; Hatch and Nettleship, 1998), and that lost fishing gears are a threat to marine megafauna including seals (e.g. Stelfox et al., 2016). The team however considers that such indirect effects are highly likely not to create unacceptable impacts since there are no apparent indirect effects of any of the UoAs on Atlantic puffin, black guillemot, hooded seal and long-tailed duck populations known to the team. SG 80 is thus met for all gears. There is however insufficient information to concluded that there is a high degree of confidence that there are no significant detrimental indirect effects of the fishery on ETP species; SG 100 is not met.												
	SD GN	Y Y	LL	Y	SD GN	Y Y	LL	Y	SD GN	N N	LL	N	
Wet:	TN	Y	LGN	Y	TN	Y	LGN	Y	TN	N	LGN	N	
Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	Y	ТВ	Ν	AGN	N	
Guidep ost					conside to be h create	Indirect effects have been considered and are thought to be highly likely to not create unacceptable impacts.				There is a high degree of confidence that there are n significant detrimental indirect effects of the fishery on ETP species.			
Indirect 6													

	Bottom trawl	90
	Nephrops trawl	90
	Danish Seine	90
	Gillnet	80
	Anglerfish Gillnet	80
	Lumpfish Gillnet	70
	Longline	80
CONDITION NUMBER (if relevant):	I	
Outline Condition Number:		4

PI 2.3.2	Evaluatio		Table for ETP species management strategy The UoA has in place precautionary management strategies designed to:												
		The UoA has in place precautionary management strategies designed to:													
PI 2.3.	2	 meet national and international requirements; ensure the UoA does not hinder recovery of ETP species. 													
			he UoA ortality	-	-	ws and i	mpleme	ents mea	asures,	as appro	opriate,	to minii	nise		
Scoring	Issue	SG 60				SG 80				SG 100)				
а	Managen	nent strategy in place (national and international requirements)													
	Guidep ost	There that m related specie be hig nation require	are mea inimise d mortal s, and an hly likely al and ir ements ttion of B	sures in the UoA ity of ET re expec / to achi nternation for the	a place A- TP cted to eve onal	There for ma impact includi minimi design to achi interna	is a stra naging on ETP ng mea ise mor ed to be eve nat ational r protec	tegy in p the UoA species sures to tality, wl highly ional an requirem tion of E	ilace s nich is likely d nents	There is a comprehensive strategy in place for managing the UoAs impact on ETP species, including measures to minimise mortality, which is designed to achieve above national and international requirements for the protection of ETP species.					
	Met?	Not re	levant			Not re				Not re					
	Justific ation	This so rebuild	coring is	vided th		ored be	cause t			l quireme	ents for	protect			
b	Managem	nent stra	ategy in	place (a	lternati	ve)									
	Guidep ost	that ar the Uc	are mea re expec oA does ery of ET	ted to e not hinc	nsure ler the	There is a strategy in place that is expected to ensure the UoA does not hinder the recovery of ETP species.				There is a comprehensive strategy in place for managing ETP species, to ensure the UoA does not hinder the recovery of ETP species					
	Met?	TB	Y	AGN	Y	ТВ	Y	AGN	N	ТВ	Y	AGN	N		
		TN	Y	LGN	Y	TN	Y	LGN	N	TN	Y	LGN	N		
		SD	Y	LL	Y	SD	Y	LL	N	SD	Y	LL	N		
					'			LL	IN						
	Justific						N			GN					
	ation	GNYGNNGNNGIN the protection of juvenile fish, vulnerable and critical habitats and such measures will serve to reduce bycatch of ETP seabird and marine mammal species. Although not specifically established to protect such species, area closures in particular will also serve to maintain bycatch of marine mammals and seabirds at low levels since bycatch of many sensitive species is highest in inshore areas, which is where the closures are located (MFRI, pers. communication).The measures include regulations on the type of fishing gear allowed in different areas, rules on the minimum mesh size, use of sorting grids on trawls and both temporary closures of fishing grounds (Figure 3-12, Figure 3-1). Furthermore, various long-term area closures are in place, which may apply to specific fishing gear, fishing-vessel size or all fishing for certain periods of time. For instance, in order to protect the spawning stock of cod, extensive seasonal closures are in operation during the spawning season (Regulation nr. 30/2005); all cod fisheries are closed within 12 miles along the south and west coast and within 6 miles along the north and east coast in April each year.													

PI 2.3.2 Evaluation Table for ETP species management strategy

Δ	Additional measures in place to manage bycatch of marine mammals and seabirds in
	celandic fisheries include:
	 Marine mammal and seabird bycatch is monitored by mandatory eLog system, through the cod gillnet surveys (conducted in April each year), and onboard observers from the DF and the MFRI, although to date returns from the eLog system have been poor. The association of Small Boat Owners has taken steps to improve logbook reporting of marine mammal bycatch. In the effort to step up monitoring of such bycatch, the DF issued in 2014 a new simplified logbook form that is believed to improve reporting of bycatch. This will allow a strategy to manage fishing impacts be implemented in the future. Observers monitored ca. 1% of all fishing trips by the gillnet and longline fleets in 2014 and 2015, and overall the quality of the data has improved in the last 5 years (MFRI pers. communication).
	 Icelandic longline fisheries use mitigation measures in order to reduce bycatch of seabirds (pers. comm. Gunnlaugur Eiriksson, ISF; Vottunarstofan Tún 2011). The longliners use either bird-scaring buoy lines or a gas alarm which is sounded when the line is shot. During the winter time, the lines are often shot in the dark, which reduces the possible bycatch of seabirds.
	• It is an offence in Iceland to catch a seabird with hooks (Reg. 456, 1994).
	• Fishers are not allowed to offer for sale, give away, nor accept as a gift, any bird that has been killed in fishing nets.
	Any birds or mammals caught alive must be released.
p b (1 ir T p so a f t o n s s f t d l t f T T t t f t t p w w p a a	A project to evaluate and mitigate bycatch in the lumpfish fishery is currently underway; project partners are BirdLife International, BioPol ehf. (a marine biotechnology company pased in Skagaströnd), and the Icelandic National Association of Small Boat Owners NASBO). The project has increased observer coverage on lumpfish fishing vessels, focussing n particular on areas which are known bycatch hotspots, and areas with high fishing effort. Twelve fishing trips with observers on board took place in 2015, and thirty-one in 2016. The project is in addition testing practical bycatch mitigation measures such as black and white carer panels sown into lumpfish gillnets, and the potential use of flashing lights to scare away seabirds and marine mammals. Efforts are underway to identify sustainable sources of unding for ongoing monitoring and to extend the project to other fisheries. The project is ongoing, but once results are available it is expected that additional measures to further minimise the impacts of the lumpfish gillnet fishery will be implemented. Although the focus s on lumpfish gillnets, the mitigation measures being tested will be transferrable (cod) gillnets. Moreoever, in 2017 research trials using the 'banana' pinger (from Fishtek Marine) were carried out to try to reduce porpoise bycatch in the cod gillnet fishery. Three commercial vessels were used for the experiment, one in Breidafjordur in west Iceland, one n Hunafloi in North Iceland and one off the south east coast. Analysis of the data collected during this initiative conducted in April 2017 is still ongoing, and will be presented at the CES 2018 WGBYC meeting (ICES, 2017). There are thus measures in place, which are expected to ensure the UoAs do not hinder the recovery of ETP species, and efforts are ongoing to implement further measures in the near uture; SG 60 is met. The measures in place cannot be considered a full management strategy which has been designed to manage impacts on marine mammal and seabird species, and as such SG 80 is not

confid will we	TB Y AGN Y TB Y AGN IN TB Y AGN TN Y LGN Y TN Y LGN N TN Y LGN											
Met? TB Y AGN Y TB Y AGN N TB	-	AGN	N									
TN Y LGN Y TN Y LGN N TN	Y	LGN	N									
SD Y LL Y SD Y LL N SD	Y	LL	N									
GN Y GN N GN												
Justific ationGillnets, lumpfish gillnets, longlinesThe measures which are currently in place (see scoring issue 'a' for a not established to reduce catches of secondary species, can be ex species and to maintain bycatch of marine mammals and seabirds at la 	pected ow level he closu with the coast g hery / s hay not o the our s in plac nerally r asonal c er mea eturns / evidenc gear an cautiona is availa	to prote ls since b ures are l e law, in guard to pecies ir work to tcome s ce for ma not desig closures asures more ol ce that a and the fa ary score	ect ETP bycatch located cluding ensure twolved ensure core of anaging gned to are not require bserver									

	Guidep ost			There is some evidence that the measures/strategy is being implemented successfully.There is clear evidence 										
	Met?					ТВ	Y	AGN	Y	ТВ	Y	AGN	N	
						ΤN	Y	LGN	Y	TN	Y	LGN	N	
						SD	Y	LL	Y	SD	Y	LL	N	
						GN	Y			GN	N			
	Justific ation	Gillnets, lumpfish gillnets, longlines												
		Control and surveillance information indicates that temporal and permanent fishing geologures are respected, and restrictions on coastal fishing are likely to have reduced few mortality rates of ETP marine mammal and seabird species. There is thus some evidence management measures are being implemented successfully; SG 80 is met. Clear evidence that the strategy is being implemented successfully and is achievit objective of ensuring the UoA does not hinder recovery of ETP species is lacking, so SG not met. Anglerfish nets												
		species the RB with th that no Bottor	In the case of anglerfish gillnets the assessment team did not find any evidence that any ETP species are being impacted. Given the lack of data available for this gear and the fact that the RBF had to be used to score PI 2.2.1 the team consders that a precautionary score in line with the other gillnets being assessed is appropriate until more data is available to confirm that no ETP species are being impacted by this gear. Bottom trawl, Nephrops trawl, Danish seine There are no ETP species caught by these gears and as such SG 100 is met.											
e	Review o	f alterna	ative me	asures t	o minim	nize mor	tality of	ETP spe	cies					
	Guidep ost	depThere is a review of the potential effectiveness and practicality of alternative measures to minimise UoA- related mortality of ETP species.There is a regular review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of ETP species and they are implemented as appropriate.There is a biennial revie the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of ETP species and they are implemented as appropriate.There is a biennial revie the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality effectiveness 										ness :o and		
	Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	N	ТВ	Y	AGN	Y	
		TN	Y	LGN	Y	TN	Y	LGN	N	TN	Y	LGN	N	
		SD	Y	LL	Y	SD	Y	LL	Y	SD	Y	LL	N	
		GN	Y			GN	N			GN	N			
	Justific ation	GN Y GN N GN N Gillnets, lumpfish gillnets The review of the onboard observer data by MFRI scientists represents an ongoing review the effectiveness of current measures to minimise unwanted ETP interactions. evaluation of the performance of the current measures occurs annually, and as successful and the performance of the current measures occurs annually, and as successful and the measures to minimise unwanted catches of seabirds and ma mammals in lumpfish gillnets is ongoing as a collaborative effort involving NGOs, the fisl											s. The such is marine	

References	ICES, 2017						
	There are no ETP species caught by these gears and as such SG 100 is met.						
	Bottom trawl, Nephrops trawl, Danish seine						
	effectiveness of such measures, so SG100 is not met.						
	alternative measures appears to be appropriately minimising mortality of unwanted catches of ETP species in longline fisheries. SG80 is met. There is no biennial review of the potential						
	bycatch of seabirds. Since all species achieve SG80 under PI 2.3.1 the implementation of						
	use either bird-scaring buoy lines or a gas alarm which is sounded when the line is shot. During the winter time, the lines are often shot in the dark, which reduces the possible						
	seabirds (pers. comm. Gunnlaugur Eiriksson, ISF; Vottunarstofan Tún 2011): the longliners						
	evaluation of the performance of the current measures occurs annually, and as such is regular. Icelandic longline fisheries use mitigation measures in order to reduce bycatch of						
	the effectiveness of current measures to minimise unwanted ETP interactions. The						
	The review of the onboard observer data by MFRI scientists represents an ongoing review of						
	Longlines						
	that no ETP species are being impacted by this gear.						
with the other gillnets being assessed is appropriate until more data is available to con							
	species are being impacted. Given the lack of data available for this gear and the fact that the RBF had to be used to score PI 2.2.1 the team consders that a precautionary score in line						
	In the case of anglerfish gillnets the assessment team did not find any evidence that any ETP						
	Anglerfish nets						
	not be used. Therefore gillnets and lumpfish gillnets do not achieve SG 80.						
	to allow escape from entanglement), and no evidence was found to indicate that they should						
	appropriate for gillnets in this case (e.g. further limits to area, season or times specifically to avoid areas / seasons when marine mammals or seabirds are common, pingers or weak lines						
	gillnets. Moreover, there are further measures used in other fisheries which could be						
	However, the fact that black guillemot and common loon did not achieve SG80 under PI 2.3.1 indicates that measures may not have been implemented as appropriate for lumpfish						
	gillnets and lumpfish gillnets.						
	industry and scientists; the results will also be applicable to (cod) gillnets. SG 60 is met for						

OVERALL PERFORMANCE INDICATOR SCORE:	
Bottom tr	awl 100
Nephrops	trawl 100
Danish Se	ine 100
Gillnet	65
Anglerfish	Gillnet 65
Lumpfish	Gillnet 65
Longline	70
CONDITION NUMBER (if relevant):	5
Outline Condition Number:	5

mammal bycatch in commercial cod gillnets (other than lumpfish) started in 2002. Bycatch registration was received from 5% of the cod gillnet vessels until 2009, although no bir were registered. In 2009 fishers were required to switch to electronic logbooks and aft that no information on marine mammals or bird bycatch has been returned. More recent discussions have taken place between the competent authorities (MII, MRI and DF) and th National Association of Small Boat Owners in order to improve logbook reporting of marin mammals and seabirds bycatch. In the effort to step up monitoring of such bycatch DF h issued a new simplified logbook form that is believed to improve reporting of bycatch. order to further improve the available data, the DF observers have stepped up efforts monitor bycatch rates of cod gillnets, lumpfish gillnets nets and longlines (coverage present is ca. 1% of fishing trips). All data recorded by onboard observers is routinely mar available to the MFRI for analysis. In addition, to such fisheries dependent data, th registration of marine mammals caught in the MRI spring gillnet survey was initiated in 199 and for birds in 2009. The MRI spring gillnet survey is equivalent to 2% of the total cod gilln fishing effort in April. The first year's the gillnet survey was only conducted in the south ar	PI 2.3.3	Evaluatio							the may	nagemo	nt of Us	Δ impa	cts on F	ТР
PI 2.3.3 Information for the development of the management strategy; and Information to assess the effectiveness of the management strategy; and Information adequacy for assessment of impacts Scoring Issue SG 60 SG 80 SG 100 a Information adequacy for assessment of impacts Qualitative information is adequate to estimate the UoA related mortality on ETP species. Some quantitative information is adequate to assess the UoA related mortality and impact and to orality and impact and to oralitative information is adequate to estimate productivity and susceptibility attributes for ETP species. Qualitative information is adequate to estimate productivity and susceptibility attributes for ETP species. Qualitative information is adequate to estimate productivity and susceptibility attributes for ETP species. Qualitative information is adequate to assess productivity and susceptibility attributes for ETP species. TB Y AGN N Met? TB Y AGN Y TB Y AGN N Met? TB Y AGN Y TB Y AGN N TN Y LGN N Met? TB Y AGN Y TB Y AGN N TN Y LGN N TN Y LGN N TN Y LGN<						is collec	cied to s	support	the mai	nageme		а шра	cts on E	IP
 Information to assess the effectiveness of the management strategy; and information to determine the outcome status of ETP species. SG 60 SG 100 Information adequacy for assessment of impacts Guidep ost Qualitative information is adequate to estimate the UOA related mortality on ETP species. If RBF is used to score PI 2.3.1 for the UOA: Oualitative information is adequate to estimate productivity and susceptibility attributes for ETP species. If RBF is used to score PI 2.3.1 for the UOA: Oualitative information is adequate to estimate productivity and susceptibility attributes for ETP species. Met? Met?	PI 2.3.	3												
Scoring issue SG 60 SG 80 SG 100 a Information adequacy for assessment of impacts Guidep ost Qualitative information is adequate to estimate the UoA related mortality on ETP species. Some quantitative information is adequate to assess with a bigh degree of certainty th mortality and impact and to determine whether the UoA. Quantitative information is adequate to estimate productivity and susceptibility attributes for ETP species. Quantitative information is adequate to estimate productivity and susceptibility attributes for ETP species. QR Quantitative information is adequate to assess productivity and susceptibility attributes for ETP species. QR Met? TB Y AGN N TB Y AGN N Met? TB Y AGN N TB Y AGN N Justific ation TN Y LGN N TN Y LGN N Justific ation Gillnets, lumpfish gillnets and longlines GN N GN N Score requised to score pi 2.3.1 for the UoA: Score pi 2.3.1 for the UoA: Score pi 2.3.1 for the UoA N N V LGN N V LGN N <th></th> <th></th> <th colspan="12"> Information to assess the effectiveness of the management strategy; and </th>			 Information to assess the effectiveness of the management strategy; and 											
a Information adequacy for assessment of impacts Guidep ost Qualitative information is adequate to estimate the UoA related mortality on ETP species. Some quantitative information is adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to productivity and susceptibility attributes for ETP species. Qualitative information is adequate to estimate productivity and susceptibility attributes for ETP species. QR Qualitative information is adequate to estimate productivity and susceptibility attributes for ETP species. QR If RBF is used to score PI 2.3.1 for the UOA: Qualitative information is adequate to assess productivity and susceptibility attributes for ETP species. QR Met? TB Y AGN TB Y AGN N Justific ation TB Y AGN Y TB Y AGN N Justific ation GIInets, lumpfish gillnets and longlines registration was received from 5% of the cod gillnet (other than lumpfish) started in 2002. Bycat registration was received from 5% of the cod gillnet to step up monitoring of such bycatch DF hissued a new simplified logbook form that is believed to improve have stepped up efforts monitor bycatch rates of cod gillnets, lumpfish gillnets ned of the tot step up monitoring of such bycatch DF hissued a new simplified logbook form that is believed to improve sin evaluable to the MRI for analysis. In addition, to such fisheries dependent data, ti registration of marine mammals captifis gillnets urvey wasonity conducted in the couth an available to the MRI														
Motimation adecidaty for assessment of impacts Guidep ost Qualitative information is adequate to estimate the UoA related mortality on ETP species. Some quantitative information is adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to protection and recovery of the ETP species. Quantitative information is adequate to estimate productivity and susceptibility attributes for ETP species. OR Quantitative information is adequate to assess productivity and susceptibility attributes for ETP species. OR Met? TB Y AGN Y TB Y AGN N Met? TB Y AGN Y TB Y AGN N Justific ation GN Y TB Y AGN N TB Y AGN N Justific ation Gillets, lumpfish gillnets and longlines GN N SD Y LL N SD y <t< th=""><th>Scoring</th><th>Issue</th><th>SG 60</th><th></th><th></th><th></th><th>SG 80</th><th></th><th></th><th></th><th>SG 100</th><th>)</th><th></th><th></th></t<>	Scoring	Issue	SG 60				SG 80				SG 100)		
ost Description of the UoA adequate to estimate the UoA related mortality on ETP species. information is adequate to assess the UoA related mortality and impact and to determine whether the UoA adaluate to assess with a high degree of certainty th magnitude of UoA-related impacts, mortalities and injuries and the consequences for the statu of ETP species. OR If RBF is used to score PI 2.3.1 for the UoA: Qualitative information is adequate to estimate productivity and susceptibility attributes for ETP species. OR If RBF is used to score PI 2.3.1 for the UoA: Some quantitative information is adequate to assess productivity and susceptibility attributes for ETP species. If RBF is used to score PI 2.3.1 for the UoA: Some quantitative information is adequate to assess productivity and susceptibility attributes for ETP species. Met? TB Y AGN TB Y AGN N Instruct Some quantitative information is adequate to assess productivity and susceptibility attributes for ETP species. SD Y LL N Met? TB Y AGN N TN Y LGN N Justific ation GN Y TN Y LGN N TN Y LGN N Justific ation GN Y TN Y LGN N DV LU N	а	Informati	on adequacy for assessment of impacts											
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IB Y Adin Y IB Y Adin N IB Y Adin N TN Y LGN Y TN Y LGN N TN Y LGN N SD Y LL Y SD Y LL N SD Y LL N Justific ation GIInets, lumpfish gillnets and longlines GN N GN N GN N Justific ation Gillnets, lumpfish gillnets and longlines Icelandic regulations require that all bycatch is recorded. The registration of bird at mammal bycatch in commercial cod gillnets (other than lumpfish) started in 2002. Bycat: registration was received from 5% of the cod gillnet vessels until 2009, although no bir were registered. In 2009 fishers were required to switch to electronic logbooks and aft that no information on marine mammals or bird bycatch has been returned. More recent discussions have taken place between the competent authorities (MII, MRI and DF) and th National Association of Small Boat Owners in order to improve logbook reporting of marin mammals and seabirds bycatch. In the effort to step up monitoring of such bycatch DF h issued a new simplified logbook form that is believed to improve reporting of bycatch. order to further improve the available data, the DF observers have stepped up efforts monitor bycatch rates of cod gillnets, lumpfish gillnets nets and longlines (coverage present is ca. 1% of fishing trips). All data recorded by onb			produ suscep	ctivity a ptibility a	nd	es for	2.3.1 f Some inform assess suscep	or the L quantita nation is produc ptibility	JoA: ative adequa tivity an	te to d				
SDYLLYSDYLLNSDYLLNGNYGNNGNNGNNGNNJustific ationGillnets, lumpfish gillnets and longlinesIcelandic regulations require that all bycatch is recorded. The registration of bird armanmal bycatch in commercial cod gillnets (other than lumpfish) started in 2002. Bycat: registration was received from 5% of the cod gillnet vessels until 2009, although no birwere registered. In 2009 fishers were required to switch to electronic logbooks and aft that no information on marine mammals or bird bycatch has been returned. More recent discussions have taken place between the competent authorities (MII, MRI and DF) and th National Association of Small Boat Owners in order to improve logbook reporting of marin mammals and seabirds bycatch. In the effort to step up monitoring of such bycatch. DF h issued a new simplified logbook form that is believed to improve reporting of bycatch. order to further improve the available data, the DF observers have stepped up efforts monitor bycatch rates of cod gillnets, lumpfish gillnets nets and longlines (coverage present is ca. 1% of fishing trips). All data recorded by onboard observers is routinely mar available to the MFRI for analysis. In addition, to such fisheries dependent data, th registration of marine mammals caught in the MRI spring gillnet survey was initiated in 199 and for birds in 2009. The MRI spring gillnet survey is equivalent to 2% of the total cod gilln fishing effort in April. The first year's the gillnet survey was only conducted in the south and the south		Met?	тв	Y	AGN	Y	ТВ	Y	AGN	N	ТВ	Y	AGN	N
GN Y GN N GN N Justific ation GIInets, lumpfish gillnets and longlines Icelandic regulations require that all bycatch is recorded. The registration of bird and mammal bycatch in commercial cod gillnets (other than lumpfish) started in 2002. Bycating registration was received from 5% of the cod gillnet vessels until 2009, although no bird were registered. In 2009 fishers were required to switch to electronic logbooks and aft that no information on marine mammals or bird bycatch has been returned. More recent discussions have taken place between the competent authorities (MII, MRI and DF) and the National Association of Small Boat Owners in order to improve logbook reporting of marini mammals and seabirds bycatch. In the effort to step up monitoring of such bycatch DF hissued a new simplified logbook form that is believed to improve reporting of bycatch. order to further improve the available data, the DF observers have stepped up efforts monitor bycatch rates of cod gillnets, lumpfish gillnets nets and longlines (coverage present is ca. 1% of fishing trips). All data recorded by onboard observers is routinely mad available to the MFRI for analysis. In addition, to such fisheries dependent data, the registration of marine mammals caught in the MRI spring gillnet survey was initiated in 199 and for birds in 2009. The MRI spring gillnet survey is equivalent to 2% of the total cod gillnet fishing effort in April. The first year's the gillnet survey was only conducted in the south and for birds in 2009.			TN	Y	LGN	Y	TN	Y	LGN	N	TN	Y	LGN	N
Justific ation Gillnets, lumpfish gillnets and longlines Icelandic regulations require that all bycatch is recorded. The registration of bird ar mammal bycatch in commercial cod gillnets (other than lumpfish) started in 2002. Bycat: registration was received from 5% of the cod gillnet vessels until 2009, although no bir were registered. In 2009 fishers were required to switch to electronic logbooks and aft that no information on marine mammals or bird bycatch has been returned. More recent discussions have taken place between the competent authorities (MII, MRI and DF) and th National Association of Small Boat Owners in order to improve logbook reporting of marin mammals and seabirds bycatch. In the effort to step up monitoring of such bycatch DF h issued a new simplified logbook form that is believed to improve reporting of bycatch. order to further improve the available data, the DF observers have stepped up efforts monitor bycatch rates of cod gillnets, lumpfish gillnets nets and longlines (coverage present is ca. 1% of fishing trips). All data recorded by onboard observers is routinely mar available to the MFRI for analysis. In addition, to such fisheries dependent data, th registration of marine mammals caught in the MRI spring gillnet survey was initiated in 199 and for birds in 2009. The MRI spring gillnet survey is equivalent to 2% of the total cod gilln fishing effort in April. The first year's the gillnet survey was only conducted in the south an			SD	Y	LL	Y	SD	Y	LL	N	SD	Y	LL	N
ation Icelandic regulations require that all bycatch is recorded. The registration of bird an mammal bycatch in commercial cod gillnets (other than lumpfish) started in 2002. Bycatu registration was received from 5% of the cod gillnet vessels until 2009, although no bir were registered. In 2009 fishers were required to switch to electronic logbooks and aft that no information on marine mammals or bird bycatch has been returned. More recent discussions have taken place between the competent authorities (MII, MRI and DF) and th National Association of Small Boat Owners in order to improve logbook reporting of marin mammals and seabirds bycatch. In the effort to step up monitoring of such bycatch DF h issued a new simplified logbook form that is believed to improve reporting of bycatch. order to further improve the available data, the DF observers have stepped up efforts monitor bycatch rates of cod gillnets, lumpfish gillnets nets and longlines (coverage present is ca. 1% of fishing trips). All data recorded by onboard observers is routinely mar available to the MFRI for analysis. In addition, to such fisheries dependent data, th registration of marine mammals caught in the MRI spring gillnet survey was initiated in 199 and for birds in 2009. The MRI spring gillnet survey was only conducted in the south and fishing effort in April. The first year's the gillnet survey was only conducted in the south and the south and the south and the south and the south and the south and the south and the south and the sout			GN					N			GN	N		
Routine scientific surveys are supplemented by targeted research projects and population counts in Iceland, including for ETP marine mammal and seabirds. For example during Jun			GNYGNNGNNGIInets, lumpfish gillnets and longlinesIcelandic regulations require that all bycatch is recorded. The registration of bird and mammal bycatch in commercial cod gillnets (other than lumpfish) started in 2002. Bycatch registration was received from 5% of the cod gillnet vessels until 2009, although no bird were registered. In 2009 fishers were required to switch to electronic logbooks and after that no information on marine mammals or bird bycatch has been returned. More recentl discussions have taken place between the competent authorities (MII, MRI and DF) and the National Association of Small Boat Owners in order to improve logbook reporting of marine mammals and seabirds bycatch. In the effort to step up monitoring of such bycatch DF ha issued a new simplified logbook form that is believed to improve reporting of bycatch. In order to further improve the available data, the DF observers have stepped up efforts to monitor bycatch rates of cod gillnets, lumpfish gillnets nets and longlines (coverage a present is ca. 1% of fishing trips). All data recorded by onboard observers is routinely mad available to the MFRI for analysis. In addition, to such fisheries dependent data, th registration of marine mammals caught in the MRI spring gillnet survey was initiated in 1997 and for birds in 2009. The MRI spring gillnet survey is equivalent to 2% of the total cod gillne fishing effort in April. The first year's the gillnet survey was only conducted in the south and west of the country but since 2002 it is also done in the north.											Bycatch o birds d after ecently and the marine DF has atch. In forts to rage at y made ta, the n 1997, gillnet uth and ulation

PI 2.3.3 Evaluation Table for ETP species information

	Ference Creenland and Newscore day											
NAMMCO Scientific Committee. T	e Faroes, Greenland and Norway under coordination of the The Icelandic part of the survey was conducted from two											
	(NAMMCO, 2016). Seabird surveys are carried out by the story, as well as through <i>ad hoc</i> scientific studies (e.g.											
Gardarsson and Jónsson (2014).												
	Some quantitative information on bycatch rates of ETP marine mammal and seabird species is thus available. SG 60 is thus met.											
species evident in the most recent information may not be accurate a species being considered in the pro- observers in the smaller fisheries bycatch estimates difficult (MFRI, has improved in the last 5 years. The to assess the UoA related mortalit	een poor, and variations in estimated numbers of bycatch nt data provided by the MFRI indicate that the available and verifiable for all bycatch species, including for the ETP resent assessment. The low number of trips monitored by s, including gillnets, continues to make extrapolation of , pers. communication); although the quality of the data he quantitative information available is thus not adequate ty and impact and to determine whether the UoA may be rry of the ETP species. SG 80 is not met and a condition is											
species are being impacted. Given the RBF had to be used to score PI with the other gillnets being asses	Anglerfish nets In the case of anglerfish gillnets the assessment team did not find any evidence that any ET species are being impacted. Given the lack of data available for this gear and the fact tha the RBF had to be used to score PI 2.2.1 the team consders that a precautionary score in line with the other gillnets being assessed is appropriate until more data is available to confirm that no ETP species are being impacted by this gear.											
Bottom trawl, Nephrops trawl, Da	anish seine											
Monitoring System, and the prese grounds is evaluated through the usea, and sampling of landed catched these gears are catching ETP spec UoA-related impacts, mortalities a species for these UoAs, SG 100 is r	I and temporal fishing patterns through the use of Vessel ence / absence of bycatch of ETP species on the fishing use of onboard observers, logbooks, scientific research at es. Based on this information there are no indications that cies. Since it is not necessary to assess the magnitude of and injuries and the consequences for the status of ETP met.											
b Information adequacy for management strate	egy											
ost support measures to me manage the impacts on ETP a si species.	Information is adequate to support measures to manage the impacts on ETPInformation is adequate to measure trends and support a strategy to manageInformation is adequate to support a comprehensive strategy to manage											
Met? TB Y AGN Y TH	B Y AGN Y TB Y AGN N											
TN Y LGN Y TI	N Y LGN Y TN Y LGN N											
SD Y LL Y SI	D Y LL Y SD Y LL N											
GN Y GI	N Y GN N											
Justific Gillnets, lumpfish gillnets and lon	_											
ation	I and temporal fishing patterns through the use of Vessel											

			6							
	IIIMBED (if relevant):									
		Longline	70							
		Lumpfish Gillnet	70							
		Anglerfish Gillnet	70							
		Gillnet	70							
		Danish Seine	100							
		Nephrops trawl	100							
		Bottom trawl	100							
OVERALL PER	FORMANCE INDICATOR SCORE:									
References	Gardarsson and Jonsson 2014;	; NAMMCO 2016; Þorbjörnsson 2017.								
	Information is collected on spin Monitoring System, and the p grounds is evaluated through the sea, and sampling of landed can these gears are catching ETP s not required, and SG 100 is me		on the fishing ific research at ndications that							
	confirm that no ETP species ar									
	ETP species are being impacte that the RBF had to be used to	ts the assessment team did not find any eviden d. Given the lack of data available for this gear o score PI 2.2.1 the team consders that a preca being assessed is appropriate until more data is	and the fact utionary score							
	Anglerfish nets									
	The information available at present would however not be adequate to evaluate with a high degree of certainty whether the strategy is achieving its objective. SG 100 is not met.									
	sea, and sampling of landed survey system in place to estin a necessary prerequisite to t manage fishing impacts on s	the use of onboard observers, logbooks, scient catches. There is thus a recurrent monitoring nate the trend and relative quantities of ETP sp he implementation of bycatch management such species. The team considers that the and support a strategy to manage impacts on E	and scientific becies, which is measures and information is							

PI 2.4.1 Evaluation Table for	r Habitats outcome
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PI 2.4	.1	consid	ered or	n the bas	sis of th	e area co	overed	by the g		nce bo	ucture an dy(s) resp		
Scorin	g Issue	SG 60 SG 80 SG 100											
a	Common	ly encou	intered	habitat	status								
	Guidep ost	The Uc reduce functic encour point v serious	reduce functic encour point v	A is hig structu on of the ntered h vhere the or irre	ure and e comm nabitats nere wo	nonly s to a buld be	There is evidence that the UoA is highly unlikely to reduce structure and function of the commonly encountered habitats to a point where there would b serious or irreversible harm			o only to a uld be			
	Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	Y	ТВ	N	AGN	Y
	TN	Y	LGN	Y	TN	Y	LGN	Y	TN	N	LGN	Y	
	SD	Y	LL	Y	SD	Y	LL	Y	SD	Y	LL	Y	
		GN	Y			GN	Y			GN	Y		
	Justific					(Commor	ly enco	untered h	abitats			
	ation					ne mud			Rock / h		Sand	Sandy mud -	
		Gear TB		sediments 80				ment	substrata		80 muddy		y sand
		TN	-	80		80	80 80				80	80	
		SD		100		100	100				100	100	
		GN		100					100				
		AGN		100									
		LGN		100 100			100 100						
		Trawl f coarse for dec by the reduct 2017) decrea Scienti Icelanc in the	sedime cades in bottor ions in means sed cor fic rese lic deep scienti	effort In ents, mix these ha n trawl fishing e that any ncurrent arch has p-waters fic litera	ed sedir abitats, fishery ffort in impact ly. shown sedimen ature th	nents an and they is consid recent y s botton that con tary hab at the e	d sands are stil derably rears (co n trawl npared itats (Sa effects	High b I produ less in ompare gear m to hard antos ef of otte	oottom tr ctive fish tensive t ed to earl ay be ha bottom s t al., 2008 r trawlin	awling ing gro han it y 1990 ving in sites, s s). Mor g on l	ess stabl	s been or e current be. Sign effort, se bitats wi versity is ere is ev e sedim	ngoin effor ificar e ICE II hav low i idenc entar
	Icelandic deep-water sedimentary habitats (Santos et al., 2008). Moreover, there is in the scientific literature that the effects of otter trawling on less stable sed habitats (including coarse sediments and sandy bottoms) are relatively minor, and habitats recover quickly from the effects of fishing activities (Collie et al. 2000; Der 2003; Kaiser et al. 2006). Indeed, research on the short- and long-term effects trawling on a macrobenthic infaunal community in subtidal Icelandic waters that h been trawled before found that no significant treatment effects could be detected abundance or on multivariate structure; tests for individual species revealed only short-term effect for a bivalve. Trawling did however cause significant short-term in species richness and persistent effects on the Shannon-Wiener diversi (Ragnarsson and Lindegarth 2009). Based on these studies the team considers habitat structure, biological diversity, abundance and function of coarse sediment sediment and sand habitats would be able to recover to at least 80% of its un										0; Dernia ffects of that had tected o d only a term red liversity siders th diment,	e et al f otte neve n tota single uction inde: at the mixed pacted	

Overall, the team considers that it is highly unlikely that this bottom trawling will reduce the structure and function of such habitats to the point where there would be serious irreversible harm and that SG 80 is met for this scoring element.
Ragnarsson and Lindegarth (2009) carried out their research in shallow waters where storm induced disturbance will be higher than in the trawl fishing grounds being assessed. The team therefore considers that this study does not constitute sufficient evidence that the UoA is highly unlikely to reduce structure and function of the commonly encountered habitats to a point where there would be serious or irreversible harm. SG 100 is not met.
Nephrops trawl
The habitat of <i>Nephrops norvegicus</i> is characterized by fine sand and mud, where sea-pen (<i>Virgularia mirabilis, Pennatula phosphorea</i> , and <i>Funiculina quadrangularis</i>) and burrowing megafauna communities can be found (OSPAR 2010d). Based on an assessment against the Texel-Faial criteria (selection criteria for habitats are: global importance, regional importance, rarity, sensitivity, ecological significance, status of decline) carried out by OSPAR such communities are ecologically significant, but were not classified as rare or regionally important. Moreover, seapen- and burrowing megafauna communities are on the OSPAR List of threatened and/or declining species and habitats for region II (Greater North Sea) and III (Celtic Seas), but not for region I, which includes Icelandic waters (OSPAR 2010d).
Seapens are sensitive to mechanical damage by <i>Nephrops</i> trawling, in particular <i>F. quadrangularis</i> due to the brittle nature of its axial rod and inability to retract into the sediment (Greathead et al., 2007). It is however known that in Icelandic waters there is only very limited overlap between the distribution of sensitive pennatulaceans and areas where <i>Nephrops</i> trawling takes place. Pennatulaceans are mainly restricted to waters deeper than 500 m depth, in fact the average depth where these anthozoans are found is 800 m (Ólafsdóttir et al. 2014), and they are mainy found to the south and southeast of Iceland (see map provided in Table 30). <i>Nephrops</i> trawling on the other hand takes place at depths of 100 - 500 m, and the fishing grounds are mainly located to the north and southwest of Iceland (see map provided in Table 26). In the absence of significant populations of seapens burrowing megafauna including burrowing crustaceans, small polychaetes and bivalves will be found in Nephrops habitats (Ball et al., 2000).
Studies on the impact of <i>Nephrops</i> trawling indicate that fishing intensity is the major factor controlling long-term negative trends in the benthos (Ball et al. 2000). The team however considers that in the long term (within 20 years), the habitat structure, biological diversity, abundance and function of soft bottom habitats impacted by the UoA would be able to recover to at least 80% of its unimpacted structure due to a number of factors:
 Sensitive sea-pens frequently present in <i>Nephrops</i> habitats are restricted to deeper waters in Iceland. Since there is only very limited overlap between sea-pen habitats and <i>Nephropos</i> fishing grounds, the recovery rates of such species which have long lifespans and would thus have long recovery periods, are not of concern. The <i>Nephrops</i> trawl used in Icelandic waters has a ground rope but is not fitted with bobbins or tickler chain (www.fisheries.is), which therefore reduces the depth of penetration into the sediment and thus impacts on burrowing megafauna including burrowing crustaceans, polychaetes and bivalves. Despite the fact that high bottom trawling effort has been ongoing for decades, including trawling for <i>Nephrops</i>, fishing grounds have remained productive. This indicates that the impacts of this UoA on burrowing crustacean and likely other burrowing megafauna species is limited.
 Following a decline in fishing effort by 60-70% from the early 1970s to the year 2000 (Garcia et.al. 2006), and a subsequent further reduction of the number of boats in the <i>Nephrops</i> fishery by 50% during the period 2001-2013 (Figure 3-19), fishing effort of this UoA has been restricted to just a few areas in recent years. The team considers that recovery of these areas would be facilitated by recruitment from nearby unimpacted areas.
Overall, based on the above considerations the team is of the opinion that the UoA is highly unlikely to reduce structure and function of the seapen and burrowing megafauna

communities to a point where there would be serious or irreversible harm, and that the habitats would be able to recover to at least 80% of unimpacted structure, biological diversity and function within 5-20 years if fishing were to cease entirely. SG80 is thus met. There is no evidence that this is highly unlikely, so SG100 is not met.
Danish seine
The Danish seine cannot be used to fish on rough grounds and is instead used on relatively flat sandy or muddy seabeds lacking significant obstructions which could damage the gear. Since Danish seines encircle the target species rather than being towed across large areas of substrate this gear has a relatively limited spatial footprint, reducing seabed disturbance. Due to the characteristics of Danish seine fishing the team considers that this UoA is highly unlikely to reduce structure and function of the commonly encountered habitats to a point where there would be serious or irreversible harm. SG 80 is met.
A recent study on the impact of the Danish seine on benthos showed that it had limited negative impact on sedimentary habitats in the study area (Thorarinsdóttir et al. 2010). The study compared fished and closed areas within Skagafjörður found no differences in species composition between the two treatments, although abundance tended to be higher in the closed area (significant difference for two out of nine benthic taxa from grab sampling). On this basis, the team considered that there is evidence that the UoA is highly unlikely to reduce structure and function of the commonly encountered habitats, although such habitats may suffer some reversible changes. SG 100 is met.
Gillnet
Static fishing gear, such as set nets, do not affect large areas of seabed and are not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Moreover, (cod) gillnet fishing efforts in Iceland are concentrated in areas characterised by hard bottoms and coarse sediments where sensitive or vulnerable species do not occur. Due to the characteristics of gillnet fishing the team considers that this UoA is highly unlikely to reduce structure and function of the commonly encountered habitats to a point where there would be serious or irreversible harm. SG 80 is met.
A recent study on the impact of the Danish seine on benthos showed that it had limited negative impact on benthic habitats in the study area (Thorarinsdóttir et al. 2010; see above under 'seine nets'). The team considered that habitat impacts of gillnets are likely to be less since gillnets are not dragged over the bottom. There is thus evidence that the UoA is highly unlikely to reduce structure and function of the commonly encountered habitats, although such habitats may suffer some reversible changes. SG 100 is met.
Anglerfish gillnet
Static fishing gear, such as set nets, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Anglerfish gillnets differ from the more common cod gillnets (UoA 'gillnet') by having a larger mesh size, and having a less buoyant headrope so that a bulge is present in the middle of the net. The gear targets anglerfish, which are found on muddy to gravelly, occasionally rocky bottoms depending on the life-cyle stage (Thangstad et al., 2002); stakeholders interviewed during the site visit indicated that fishing generally takes place in areas characterised by coarse sediments. Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Due to the characteristics of anglerfish gillnet fishing the team considers that this UoA is highly unlikely to reduce structure and function of the commonly encountered habitats to a point where there would be serious or irreversible harm. SG 80 is met.

	A recent study on the impact of the Danish seine on benthos showed that it had limited negative impact on benthic habitats in the study area (Thorarinsdóttir et al. 2010; see description above under 'seine net')). The team considered that habitat impacts of anglerfish gillnets are likely to be less since gillnets are not dragged over the bottom. There is thus evidence that the UoA is highly unlikely to reduce structure and function of the commonly encountered habitats, although such habitats may suffer some reversible changes. SG 100 is met. Lumpfish gillnet Static fishing gear, such as set nets, does not affect large areas of seabed and are not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). The lumpfish gillnet fishery is operating close to the shore during the spawning season of the species in spring and early summer (Thorsteinsson 1996). The lumpfish typically spawns on rocky bottoms where kelp beds occur along an open coastline with highly turbulent water; the species is not likely to spawn in more sheltered areas with loose benthic sediments. Considering that set nets are considered to have insignificant impact on benthic habitats and lumpfish spawns on rocky bottoms in highly turbulent water, where sensitive or vulnerable habitats do not occur, the UoA is highly unlikely to reduce habitat structure and function to a point where there would be serious or
	irreversible harm. SG80 is met. A recent study on the impact of the Danish seine on benthos showed that it had limited negative impact on benthic habitats in the study area (Thorarinsdóttir et al. 2010; see under 'seine net' above). The team considered that habitat impacts of lumpfish gillnets are likely to be less since gillnets are not dragged over the bottom. There is thus evidence that the UoA is highly unlikely to reduce structure and function of the commonly encountered habitats, although such habitats may suffer some reversible changes. SG 100 is met. Longline Static fishing gear, such as longlines do not affect large areas of seabed and are not thought
	to cause serious or irreversible harm to habitat structures (Jennings et al., 2001). Chuenpagdee et al. (2003) rank the relative impact of demersal longlines on marine ecosystems at 30/100 - better than all other methods of demersal fishing. Conversely, this means that scientific resources have not in most places been invested in trying to quantify habitat impacts of longlining, including in Iceland. There have been efforts however for the New Zealand Ross Sea toothfish longline fishery, for example, to evaluate in a systematic way the spatial footprint of the fishery on key vulnerable taxa such as corals (Sharp et al. 2009). As part of this study an impact matrix was compiled, where impacts were considered at the scale of individual cold water coral colonies, and assigned to one of three categories, (i) no impact, (ii) non-lethal impact, and (iii) lethal impact. Based on a number of scenarios the study concluded that less than 1% of all coral colonies occurring within the spatial extent of the footprint of a typical longline deployment event were lethally impacted (Sharp et al. 2009). As such it cannot be concluded that the habitat structure was impacted to such an extent that it would not be able to recover to at least 80% of its unimpacted structure within 5-20 years if fishing were to cease entirely. Taking into account both the proven limited impacts of longline fishing gear on sensitive coral species, and the fact that longline fishing efforts are concentrated in areas characterised by hard bottoms and coarse sediments where sensitive or vulnerable species do not occur (compare Figure 3-14 with map of fishing intensity distribution in Table 26), the team concluded that it is highly unlikely that longlines reduce habitat structure and function of commonly encountered habitats to a point where there would be serious or irreversible harm. SG 80 is met.
	In relation to 'evidence' SG100, the team considered that although there is no direct information from Iceland, and although Sharp et al. (2009) was carried out in a different biogeographic zone, the results were at least qualitatively comparable, and combined with the lack of geographic overlap suggested a risk level well below 20%, as required for SG100. SG100 is therefore met.
b VME habit	at status

	The UoA is unlikely to reduce structure and function of the VME habitats to a point where there would be serious or irreversible harm.				The UoA is highly unlikely to reduce structure and function of the VME habitats to a point where there would be serious or irreversible harm.				There is evidence that the UoA is highly unlikely to reduce structure and function of the VME habita to a point where there would be serious or irreversible harm.			
Met?	ТВ	Y	AGN	Y	ТВ	N	AGN	Y	ТВ	N	AGN	Ν
	TN	Y	LGN	Y	TN	Y	LGN	Y	TN	N	LGN	Ν
	SD	Y	LL	Y	SD	Y	LL	Y	SD	N	LL	Y
	GN	Y			GN	Y			GN	N		
Justific ation	602		Maerl beds		odiolus		VMEs Lophelia Cora reefs garde		Snonges		Hydrotherma	
	Gear TB				reefs		0	gardens 60		60	vents 80	
	TN							80		80 8		0
	SD		80		80							
	GN		100		100		0				_	00
	AGN		100		100	80					10	00
	LGN		100		100	8		100		100		
	LL 100 100 100 100 100 100 Bottom trawl											
	depths to about 40 m; Icelandic maerl beds have rarely been reported below 20 m dept Bottom trawling does not take place below 80 m depth and is rare below 100 m depth, ar is not allowed within certain distance from land (generally around 12 nm) in Iceland (MFF pers. communication). There is thus no potential overlap between this UoA and the distribution of maerl beds in Icelandic waters. <u>Modiolus reefs</u> <u>Modiolus reefs</u> have been reported at depths ranging from 5 - 50m in Icelandic watere Bottom trawling does not take place in waters shallower than 80 m depth, is rare in wate shallower than 100 m depth, and is not allowed within a certain distance from land (general around 12 nm) in Iceland (MFRI, pers. communication). There is thus no potential overlap between this UoA and the distribution of horse mussel beds in Icelandic waters.											
	pers. o distribu <u>Modio</u> Botton shallov around	comm ution o <u>lus ree</u> lus ree n traw wer tha d 12 n	unication) of maerl b <u>efs</u> efs have t ling does an 100 m c m) in Icela	. There eds in le peen re not take depth, a and (MI	distance e is thu celandic ported a e place i nd is not FRI, pers	pelow 80 from la s no po waters. at deptl n water t allowe s. comm) m dep nd (geno otential ns rangi s shalloo d within unicatic	th and is erally ar overlap ng from wer thar a certai on). The	ound 12 betwe 5 - 50 n 80 m o n distan re is thu	elow 100 2 nm) in en this m in Ice depth, is ce from is no po	D m dept Iceland (UoA ar elandic w rare in v land (gen tential o	h, a (MF nd t vate wate

vulnerable habitats of corals.

There is explicit protection of several *Lophelia* areas where no fishing gears with bottom contact are allowed, including bottom trawling. Permanent area closures for bottom trawling are in operation along the shelf break off W Iceland including the seabed on the shallow part of the Reykjanes Ridge where *Lophelia* reefs occur (Figure 3-20; Figure 3-21).

Detailed habitat mapping has so far concentrated on the areas most at risk from trawling or other threats. Ongoing habitat mapping may identify further areas and the intention is to protect these. In particular since 2015, the bycatch of invertebrates is being monitored during the annual autumn ground fish survey in deep water carried out by MFRI. All invertebrates in the trawl catches observed are identified by benthologists (about half of the trawls carried out). This data will give considerable amount of information on benthos, including corals, as well as other species vulnerable to fishing in the near future (MFRI, pers. communication). However, no recording of benthic bycatch by commercial fishing vessels is in place.

A single contact by the bottom trawl gear has a significant impact on corals, which have slow recovery rates. Therefore, adverse impacts by bottom trawling is significant. It cannot be concluded that the assessed bottom trawl fishery is highly unlikely to reduce habitat structure and function to a point where there would be serious or irreversible harm. Therefore SG 80 is not metfor bottom trawl.

This has been harmonised with the ISF Iceland haddock, ISF Iceland redfish, ISF Ling and saithe, ISF cod and halibut fisheries, where there is a condition for this PI.

Coral gardens

In Icelandic waters, most fishing with otter trawls (around 70%) takes place at depths between 100 and 500 m / anglerfish are common at depths of ca. 20 -500 m (Thangstad et al., 2002), and coral gardens are primarily found in the depth range of ca. 500-1700 m (see *Figure 3-18*). However, anglerfish can be found at deeper depths, so there may be some limited overlap between the UoA and coral gardens.

The slope areas off the south coast of Iceland are very steep, with depths descending from around 400 m to more than 1500 m within few nautical miles, and parts of the slope areas are considered difficult for trawling. Therefore, vulnerable habitats have some depth refuge from fisheries impacts in Icelandic waters. Nevertheless, in the past the bottom trawl fishery has reduced coral habitat structure.

There is explicit protection of several *Lophelia* areas where no fishing gear with bottom contact are allowed, including bottom trawling since permanent area closures for bottom trawling are in operation along the shelf break off W Iceland including seabed on the shallow part of the Reykjanes Ridge where *Lophelia* reefs occur (Figure 3-20; Figure 3-21). However, no such closures are in place to protect coral gardens characterised by aggregations of colonies or individuals of one or more coral species of leather corals (Alcyonacea), (Gorgonacea), sea pens (Pennatulacea), black corals (Antipatharia), and hard corals (Scleractinia) other than *Lophelia*.

Detailed habitat mapping has so far concentrated on the areas most at risk from trawling or other threats. Ongoing habitat mapping may identify further areas and the intention is to protect these. In particular since 2015, the bycatch of invertebrates is being monitored during the annual autumn ground fish survey in deep water carried out by MFRI. All invertebrates in the trawl catches observed are identified by benthologists (about half of the trawls carried out). This data will give a considerable amount of information on benthos, including coral garden species, as well as other species vulnerable to fishing in the near future (MFRI, pers. communication). However, no recording of benthic bycatch by commercial fishing vessels is in place.

A single contact by the bottom trawl has a significant impact on coral gardens, which have slow recovery rates. Therefore, adverse impacts by bottom trawling is significant. It cannot be concluded that the assessed bottom trawl fishery is highly unlikely to reduce habitat structure and function of coral gardens to a point where there would be serious or irreversible harm. Therefore SG 80 is not metfor bottom trawl. This has been harmonised with the ISF Iceland haddock, ISF Iceland redfish, ISF Ling and saithe, ISF cod and halibut fisheries, where there is a condition for this PI.

<u>Sponges</u>

In Icelandic waters, most fishing with otter trawls (around 70%) takes place at depths between 100 and 500 m; anglerfish are common at depths of ca. 20 -500 m (Thangstad et al., 2002). Deep-sea sponge aggregations are found primarily in the depth range of ca. 250 - 1300 m, and habitat forming sponge communities are common at depths of up to 500 m (Ospar, 2010d). There is thus overlap between the UoA and sponge communities between 300 and 500 m, although a comparison of the known distribution of sponges in Icelandic waters (Table 31) with known fishing grounds of anglerfish (Figure 3-15) shows that the areal overlap is limited to a few locations off the northwest of Iceland.

There is no explicit protection of areas which are rich in sponge communities where no fishing gear with bottom contact are allowed, although a number of seasonal or annual closures to bottom trawling exist which might have beneficial effects on the sponge habitats occurring there.

Detailed habitat mapping has so far concentrated on the areas most at risk from trawling or other threats. Ongoing habitat mapping may identify further areas and the intention is to protect these . In particular since 2015, the bycatch of invertebrates is being monitored during the annual autumn ground fish survey in deep water carried out by MFRI. All invertebrates in the trawl catch observed are identified by benthologists (about half of the trawls carried out). This data will give a considerable amount of information on benthos, including sponges, as well as other species vulnerable to fishing in the near future (MFRI, pers. communication). However, no recording of benthic bycatch by commercial fishing vessels is in place.

A single contact by the bottom trawl has a significant impact on sponges, which have slow recovery rates (Ospar 2010d). Therefore, adverse impacts by bottom trawling is significant. It cannot be concluded that the assessed bottom trawl fishery is highly unlikely to reduce habitat structure and function to a point where there would be serious or irreversible harm. Therefore SG80 is not metfor bottom trawl. This has been harmonised with the ISF Iceland haddock, ISF Iceland redfish, ISF Ling and saithe, ISF cod and halibut fisheries, where there is a condition for this PI.

Hydrothermal vents

The depth distributions of trawl fishing, anglerfish habitats and hydrothermal vent fields overlap, and trawling is known to take place close to hydrothermal vent fields (see map of trawling effort superimposed on vent field distribution in Table 32). However, comparing the location of areas of hydrothermal activity in Icelandic waters with maps of anglerfish catches around Iceland in recent years (Figure 3-15) shows that there is practically no overlap between the UoA and hydrothermal vent areas. Moreover, the hydrothermal vents at Steinahóll are situated inside a closed area for otter trawling which has been in operation since 1994. As such the UoA is highly unlikely to reduce structure and function of the hydrothermal vent habitats to a point where there would be serious or irreversible harm. SG 80 is met.

Mapping of hydrothermal vent areas is however ongoing, with surveys planned to survey several potential vent sites on the Reykjanes Ridge for 2017 (MFRI, pers. communication). As such it cannot be argued that there is evidence that the fishery is highly unlikely to impact hydrothermal vent habitats. SG 100 is not met.

Nephrops trawl

Maerl beds

Since coralline algae require light for photosynthesis maerl beds are generally only found at depths to about 40 m; Icelandic maerl beds have rarely been reported below 20 m depth.

Nephrops trawling does not take place below 100 m depth and is not allowed within a certain distance from land (generally around 12 nm) in Iceland (MFRI, pers. communication). There is thus no potential overlap between this UoA and the distribution of maerl beds in Icelandic waters.

Modiolus reefs

Modiolus reefs have been reported at depths ranging from 5 - 50m in Icelandic waters. *Nephrops* trawling does not take place in waters shallower than 100 m depth and is not allowed within certain distance from land (generally around 12 nm) in Iceland (MFRI, pers. communication). There is thus no potential overlap between this UoA and the distribution of horse mussel beds in Icelandic waters.

Lophelia reefs

Nephrops trawling does not take place on hard substrata where Lophelia reefs are found.

Coral gardens

Soft corals occur on the softer muddy habitats favoured by *Nephrops*. However fishing with Nephrops trawls in Icelandic waters primarily takes place in shallower waters at depths above 500 m; in Icelandic waters Nephrops is found in the warmer waters off the south, southeast and southwest coast, mostly at depths of 110-270 m (see www.fisheries.is). Also anglerfish are common at depths of ca. 20 -500 m (Thangstad et al., 2002). Coral gardens on the other hand are found primarily in the depth range of ca. 500-1700 m (see *Figure 3-18*). Overlap between the UoA and coral gardens is thus extremely limited. Consequently the team considers that the UoA is highly unlikely to reduce structure and function of coral garden habitats to a point where there would be serious or irreversible harm, and SG80 is met. There is no evidence that this is high unlikely, so SG100 is not met.

Sponges

Deep-sea sponge aggregations may be found on hard substrata, such as boulders and cobbles which may lie on sediment, but are also found on soft substrata (OSPAR, 2010e) favoured by *Nephrops*.

However fishing with *Nephrops* trawls in Icelandic waters primarily takes place in shallower waters at depths above 500 m; in Icelandic waters *Nephrops* is found in the warmer waters off the south, southeast and southwest coast, mostly at depths of 110-270 m (see www.fisheries.is). Also anglerfish are common at depths of ca. 20 -500 m (Thangstad et al., 2002). Deep-sea sponge aggregations on the other hand are found primarily in the depth range of ca. 300-750 m, and a comparison of the known distribution of sponges in Icelandic waters (Table 31) with known fishing grounds of anglerfish (Figure 3-15) shows that the areal overlap is limited to a few locations off the northwest of Iceland where *Nephrops* trawling does not take place (Table 26). Overlap between the UoA and sponges is thus very limited and consequently the team considers that the UoA is highly unlikely to reduce structure and function of deep-sea sponge habitats to a point where there would be serious or irreversible harm, and SG80 is met. There is no evidence that this is highly unlikely, so SG100 is not met.

Hydrothermal vents

The depth distributions of *Nephrops* trawl fishing, anglerfish habitats and hydrothermal vent fields overlap, and *Nephrops* trawling is known to take place close to hydrothermal vent fields in the North of Iceland (compare map of *Nephrops* trawl fishing effort in Table 26 with map of vent field distribution in Table 32). However, in Icelandic waters *Nephrops* is found in the warmer waters off the south, southeast and southwest coast, mostly at depths of 110-270 m (see www.fisheries.is), and comparing the location of areas of hydrothermal activity in Icelandic waters with maps of anglerfish catches around Iceland in recent years (Figure 3-15) shows that there is practically no overlap between the UoA and hydrothermal vent areas.

Moreover, the hydrothermal vents at Steinahóll are situated inside a closed area for otter trawling which has been in operation since 1994. As such the UoA is highly unlikely to reduce structure and function of the hydrothermal vent habitats to a point where there would be serious or irreversible harm. SG 80 is met.

Mapping of hydrothermal vent areas is however ongoing, with surveys planned to survey several potential vent sites for 2017 (MFRI, pers. communication). As such it cannot be argued that there is evidence that the fishery is highly unlikely to impact hydrothermal vent habitats. SG 100 is not met.

Danish seine

Maerl beds

The distribution of Danish seine fishing effort (see Table 26) overlaps with areas where maerl habitats are found (see Table 27), in particular inside fjords along the northern coast of Iceland. However, maerl beds are generally only found at depths to about 40 m, Icelandic maerl beds have rarely been reported below 20 m depth, and Danish seine fishing generally takes place at depths of 40-60 m. Moreoever, a 2010 study on the impact of the Danish seine on benthos showed that it has limited negative impact on benthic habitats (Thorarinsdóttir et al. 2010). As such the UoA is highly unlikely to reduce structure and function of the maerl habitats to a point where there would be serious or irreversible harm. SG 80 is met. Although scientific evidence indicates that it is highly unlikely that the Danish seine would reduce habitat structure and function to a point where there would be serious or irreversible harm, this has not been proven. SG 100 is not met.

Modiolus reefs

The distribution of Danish seine fishing effort (see Table 26) and location of anglerfish fishing grounds (see Figure 3-15) overlap with areas where *Modiolus* reefs have been recorded (see Table 28), in particular off the south-western coast of Iceland. Moreover, horse mussel beds have been reported at depths of 5-50 m in Icelandic waters, which overlaps with the depth range where Danish seines are used.

It is however unlikely that there would be fishing by Danish seine over horse mussel beds, as it would lead to fishing gear damage, such as the footrope being damaged after getting hooked in the mussel bed matrix. Danish seines are instead used on smooth bottoms, and it is likely that fishermen avoid fishing on grounds where there are beds with horse mussel (MFRI pers. communication). As such the UoA is highly unlikely to reduce structure and function of the maerl habitats to a point where there would be serious or irreversible harm. SG 80 is met.

In the absence of more up to date information on the distribution of *Modiolus* reefs in Icelandic waters and due to the overlap of Danish seine fishing effort / anglerfish fishing grounds with the location of Modiolus beds off the south-west of Iceland, SG 100 is not met.

Lophelia reefs

Danish seines cannot be used on rough / uneven bottoms, and fishing takes place in waters which are too shallow for *Lophelia* reefs to be encountered.

Coral gardens

Danish seines cannot be used on rough / uneven bottoms, and fishing takes place in waters which are too shallow for coral gardens to be encountered.

Sponges

Danish seines cannot be used on rough / uneven bottoms, and fishing takes place in waters which are too shallow for deep-sea sponges to be encountered.

Hydrothermal vents

Danish seines cannot be used on rough / uneven bottoms, and fishing takes place in waters which are too shallow for hydrothermal vents to be encountered.

Gillnets

Maerl beds

The distribution of gillnet fishing effort (see Table 26) and areas where anglerfish are caught with (cod) gillnets (see Figure 3-16) overlap with areas where maerl habitats are found (see Table 27) in a few places in the north west of Iceland. However, static fishing gear, such as set nets, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Moreover, maerl beds have been found to be resilient to the impacts of fishing since some fragmentation by fishing gear will in fact lead to the generation of new recruits (Barbera et al., 2017). Due to the characteristics of gillnet fishing, the overall limited overlap of the UoA and maerl habitats, and the known resilience of maerl habitat to some fishing impacts, the team considers that there is evidence that this UoA is highly unlikely to reduce structure and function of the maerl habitats to a point where there would be serious or irreversible harm. SG 100 is met.

Modiolus reefs

The distribution of gillnet fishing effort (see Table 26) areas where anglerfish are caught with (cod) gillnets (see Figure 3-16) overlap with a few areas where *Modiolus* reefs have been recorded (see Table 28), in particular off the south-western coast of Iceland. However, static fishing gear, such as set nets, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Given the limited overlap of the UoA with this VME and the characteristics of gillnet fishing, the team considers that there is evidence that it is highly unlikely that the structure and function of the *Modiolus* reefs are reduced to a point where there would be serious or irreversible harm. SG 100 is met.

Lophelia reefs

Fishing with (cod) gillnets takes place at depths of up to 100m, and therefore in waters which are too shallow for *Lophelia* reefs to be encountered. However, it is possible that lost gillnets could have some indirect impacts by smothering or breaking fragile hard corals in certain current conditions. SG 100 is not met.

Coral gardens

Fishing with (cod) gillnets takes place at depths of up to 100 m, and therefore in waters which are too shallow for coral gardens to be encountered.

Sponges

Fishing with (cod) gillnets takes place at depths of up to 100 m, and therefore in waters which are too shallow for deep-sea sponge communities to be encountered.

Hydrothermal vents

Based on the known distribution of gillnet fishing effort (see Table 26), this gear is deployed in Eyjafjörður, where a hydrothermal vent field is located (see Table 32). However, this area is not an anglerfish fishing ground where gillnets in general and (cod) gillnets in particular operate (see Figure 3-15, Figure 3-16). Moreover, static fishing gear, such as set nets, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Given the limited overlap of the UoA with this VME and the characteristics of gillnet fishing, the team considers that there is evidence that it is highly unlikely that the structure and function of the hydrothermal vents are reduced to a point where there would be serious or irreversible harm. SG 100 is met.

Anglerfish gillnets

Maerl beds

The distribution of gillnet fishing effort (see Table 26) and areas where anglerfish are caught with anglerfish gillnets (see Figure 3-16) overlap with areas where maerl habitats are found (see Table 27) in a few places in the north west of Iceland. However, static fishing gear, such as set nets, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Moreover, maerl beds have been found to be resilient to the impacts of fishing since some fragmentation by fishing gear will in fact lead to the generation of new recruits (Barbera et al., 2017). Due to the characteristics of anglerfish gillnet fishing, the overall limited overlap of the UoA and maerl habitats, and the known resilience of maerl habitat to some fishing impacts, the team considers that there is evidence that this UoA is highly unlikely to reduce structure and function of the maerl habitats to a point where there would be serious or irreversible harm. SG 100 is met.

Modiolus reefs

The distribution of gillnet fishing effort (see Table 26) areas where anglerfish are caught with anglerfish gillnets (see Figure 3-16) and locations where *Modiolus* reefs have been recorded (see Table 28), only appear to overlap in a single location off the south-western coast of Iceland. However, static fishing gear, such as set nets, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Given the extremely limited overlap of the UoA with this VME and the characteristics of anglerfish gillnet fishing, the team considers that there is evidence that it is highly unlikely that the structure and function of the *Modiolus* reefs are reduced to a point where there would be serious or irreversible harm. SG 100 is met.

Lophelia reefs

Fishing with anglerfish gillnets takes place at average depths of 60-80 m and on occasions at depths of up to 130 m (pers. communication MFRI; pers. communication anglerfish gillnet fisherman), and therefore in waters which are too shallow for *Lophelia* reefs to be

encountered. However, it is possible that lost gillnets could have some impact by smothering or breaking fragile hard corals in certain current conditions. SG 100 is not met.

Coral gardens

Fishing with anglerfish gillnets takes place at average depths of 60-80 m and on occasions at depths of up to 130 m (pers. communication MFRI; pers. communication anglerfish gillnet fisherman), and therefore in waters which are too shallow for coral gardens to be encountered.

Sponges

Fishing with anglerfish gillnets takes place at average depths of 60-80 m and on occasions at depths of up to 130 m (pers. communication MFRI; pers. communication anglerfish gillnet fisherman), and therefore in waters which are too shallow for deep-sea sponge communities to be encountered.

Hydrothermal vents

Based on the known distribution of gillnet fishing effort (see Table 26), this gear is deployed in Eyjafjörður, where a hydrothermal vent field is located (see Table 32). However, this area is not an anglerfish fishing ground where gillnets in general and anglerfish gillnets in particular operate (see Figure 3-15, Figure 3-16). Moreover, static fishing gear, such as set nets, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Given the limited overlap of the UoA with this VME and the characteristics of anglerfish gillnet fishing, the team considers that there is evidence that it is highly unlikely that the structure and function of the hydrothermal vents are reduced to a point where there would be serious or irreversible harm. SG 100 is met.

Lumpfish gillnets

Maerl beds

The distribution of gillnet fishing effort (see Table 26) and areas where anglerfish are caught with lumpfish gillnets (see Figure 3-16) may be overlapping at a single location off the northwestern coast of Iceland where maerl habitats are found (see Table 27). However, static fishing gear, such as set nets, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Moreover, maerl beds have been found to be resilient to the impacts of fishing since some fragmentation by fishing gear will in fact lead to the generation of new recruits (Barbera et al., 2017). Due to the characteristics of lumpfish gillnet fishing, the overall limited overlap of the UoA and maerl habitats, and the known resilience of maerl habitat to some fishing impacts, the team considers that there is evidence that this UoA is highly unlikely to reduce structure and function of the maerl habitats to a point where there would be serious or irreversible harm. SG 100 is met.

Modiolus reefs

The distribution of gillnet fishing effort (see Table 26) areas where anglerfish are caught with lumpfish gillnets (see Figure 3-16) and locations where *Modiolus* reefs have been recorded (see Table 28), only appear to overlap to a very limited extent off the south-western coast of lceland and possibly in Breiðafjörður. However, static fishing gear, such as set nets, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Bottom structures or exposed sedentary benthos may be snagged when gillnets are set or retrieved (Grieve et al., 2014), but demersal gillnets are known to have only relatively limited impacts on benthic habitats since the nets are not towed and will only move over small distances due to wave or current action, limiting the gear's spatial footprint (Chuenpagdee et al. 2003). Given the extremely limited overlap of the UoA with this VME and the characteristics of lumpfish gillnet fishing, the team considers that there is evidence that it is highly unlikely that the structure and function of the *Modiolus* reefs are reduced to a point where there would be serious or irreversible harm. SG 100 is met.

Lophelia reefs

The lumpfish fishery is operating close to the shore and down to approximately 40 m depth during the spawning season of the species in spring and early summer (Thorsteinsson 1996), and therefore in waters which are too shallow for *Lophelia* reefs to be encountered. However, it is possible that lost gillnets could have some impact by smothering or breaking fragile hard corals in certain current conditions. SG 100 is not met.

Coral gardens

The lumpfish fishery is operating close to the shore and down to approximately 40 m depth during the spawning season of the species in spring and early summer (Thorsteinsson 1996), and therefore in waters which are too shallow for coral gardens to be encountered.

Sponges

The lumpfish fishery is operating close to the shore and down to approximately 40 m depth during the spawning season of the species in spring and early summer (Thorsteinsson 1996), and therefore in waters which are too shallow for deep-sea sponge communities to be encountered.

Hydrothermal vents

The lumpfish fishery is operating close to the shore and down to approximately 40 m depth during the spawning season of the species in spring and early summer (Thorsteinsson 1996), and therefore in waters which are too shallow for hydrothermal vents to be encountered.

Longline

Maerl beds

The distribution of longline fishing effort (see Table 26) and areas where anglerfish are caught (see Figure 3-15) appear to overlap off the north-western coast of Iceland where maerl habitats are found (see Table 27). However, although longline fishing from small vessels may occasionally take place close to the shore, this gear is generally used at depths below 50 m and maerl beds are found at depths of less than 20 m in Icelandic waters. Moreover, static fishing gear, such as longlines, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Chuenpagdee et al. (2003) rank the relative impact of demersal longlines on marine ecosystems at 30/100 - better than all other methods of demersal fishing. Moreover, maerl beds have been found to be resilient to the impacts of fishing since some fragmentation by fishing gear will in fact lead to the generation of new recruits (Barbera et al., 2017). Due to the characteristics of longline fishing, the overall limited potential for overlap between the UoA and maerl habitats, and the known resilience of maerl habitat to some fishing impacts,

the team considers that there is evidence that this UoA is highly unlikely to reduce structure and function of the maerl habitats to a point where there would be serious or irreversible harm. SG 100 is met.

Modiolus reefs

The distribution of longline fishing effort (see Table 26) and areas where anglerfish are caught (see Figure 3-15) appear to overlap off the south-eastern coast of Iceland where *Modiolus* reefs are found (see Table 28). However, although longline fishing from small vessels may occasionally take place close to the shore, this gear is generally used at depths below 50 m and *Modiolus* reefs have been recorded at depths of up to 50 m in Icelandic waters. Moreover, static fishing gear, such as longlines, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Chuenpagdee et al. (2003) rank the relative impact of demersal longlines on marine ecosystems at 30/100 - better than all other methods of demersal fishing. Due to the characteristics of longline fishing, the overall limited potential for overlap between the UoA and *Modiolus* reefs, the team considers that there is evidence that this UoA is highly unlikely to reduce structure and function of the *Modiolus* reefs to a point where there would be serious or irreversible harm. SG 100 is met.

Lophelia reefs

Longlines are primarily used at depths of 50 - 300 m in Icelandic fisheries, and therefore generally in waters which are shallower than *Lophelia* reef habitats. However, the distribution of longline fishing effort and areas where anglerfish are caught (see Figure 3-15) overlaps on the slope areas off the southern and western coast of Iceland where *Lophelia* reefs occur (see Table 29).

Static fishing gear, such as longlines, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Chuenpagdee et al. (2003) rank the relative impact of demersal longlines on marine ecosystems at 30/100 - better than all other methods of demersal fishing. There have been efforts however for the New Zealand Ross Sea toothfish longline fishery, for example, to evaluate in a systematic way the spatial footprint of the fishery on key vulnerable taxa such as corals (Sharp et al. 2009). As part of this study an impact matrix was compiled, where impacts were considered at the scale of individual cold water coral colonies, and assigned to one of three categories, (i) no impact, (ii) non-lethal impact, and (iii) lethal impact. Based on a number of scenarios the study concluded that less than 1% of all coral colonies occurring within the spatial extent of the footprint of a typical longline deployment event were lethally impacted (Sharp et al. 2009). As such it cannot be concluded that the habitat structure was impacted to such an extent that it would not be able to recover to at least 80% of its unimpacted structure within 5-20 years if fishing were to cease entirely. Taking into account both the proven limited impacts of longline fishing gear on sensitive coral species, and the fact that there is only limited overlap between the UoA and Lophelia reef habitats, the team concluded that there is evidence that it is highly unlikely that longlines reduce habitat structure and function of Lophelia reef habitats to a point where there would be serious or irreversible harm. SG 100 is met.

Coral gardens

Longlines are primarily used at depths of 50 - 300 m in Icelandic fisheries, and therefore generally in waters which are shallower than coral garden habitats (see Figure 3-18). However, the distribution of longline fishing effort and areas where anglerfish are caught (see Figure 3-15) overlaps with some sites where coral gardens are known to occur (see Table 30).

Static fishing gear, such as longlines, does not affect large areas of seabed and is not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Chuenpagdee et al. (2003) rank the relative impact of demersal longlines on marine

ecosystems at 30/100 - better than all other methods of demersal fishing. There have been efforts however for the New Zealand Ross Sea toothfish longline fishery, for example, to evaluate in a systematic way the spatial footprint of the fishery on key vulnerable taxa such as corals (Sharp et al. 2009). As part of this study an impact matrix was compiled, where impacts were considered at the scale of individual cold water coral colonies, and assigned to one of three categories, (i) no impact, (ii) non-lethal impact, and (iii) lethal impact. Based on a number of scenarios the study concluded that less than 1% of all coral colonies occurring within the spatial extent of the footprint of a typical longline deployment event were lethally impacted (Sharp et al. 2009). As such it cannot be concluded that the habitat structure was impacted to such an extent that it would not be able to recover to at least 80% of its unimpacted structure within 5-20 years if fishing were to cease entirely. Taking into account both the proven limited impacts of longline fishing gear on sensitive species such as corals, and the fact that there is only limited overlap between the UoA and coral garden habitats, the team concluded that there is evidence that it is highly unlikely that longlines reduce habitat structure and function of coral garden habitats to a point where there would be serious or irreversible harm. SG 100 is met.

Sponges

Longlines are primarily used at depths of 50 - 300 m in Icelandic fisheries, and therefore generally in waters which are shallower than deep-water sponge habitats (see Table 31). However, the distribution of longline fishing effort and areas where anglerfish are caught (see Figure 3-15) overlaps with some areas where deep water sponges are known to occur.

Static fishing gears, such as longlines, do not affect large areas of seabed and are not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Chuenpagdee et al. (2003) rank the relative impact of demersal longlines on marine ecosystems at 30/100 - better than all other methods of demersal fishing. There have been efforts however for the New Zealand Ross Sea toothfish longline fishery, for example, to evaluate in a systematic way the spatial footprint of the fishery on key vulnerable taxa such as corals (Sharp et al. 2009). As part of this study an impact matrix was compiled, where impacts were considered at the scale of individual cold water coral colonies, and assigned to one of three categories, (i) no impact, (ii) non-lethal impact, and (iii) lethal impact. Based on a number of scenarios the study concluded that less than 1% of all coral colonies occurring within the spatial extent of the footprint of a typical longline deployment event were lethally impacted (Sharp et al. 2009). As such it cannot be concluded that the habitat structure was impacted to such an extent that it would not be able to recover to at least 80% of its unimpacted structure within 5-20 years if fishing were to cease entirely. Taking into account both the proven limited impacts of longline fishing gear on sensitive species such as corals, and the fact that there is only limited overlap between the UoA and deep-water sponge habitats, the team concluded that there is evidence that it is highly unlikely that longlines reduce habitat structure and function of deep-water sponge habitats to a point where there would be serious or irreversible harm. SG 100 is met.

Hydrothermal vents

Longlines are primarily used at depths of 50 - 300 m in Icelandic fisheries, which overlaps with the known depth distribution of hydrothermal vent fields in Icelandic waters (see Table 32, Table 31). Moreover, the distribution of longline fishing effort and areas where anglerfish are caught (see Figure 3-15) overlaps with areas where hydrothermal vent communities are known to occur.

Static fishing gears, such as longlines, do not affect large areas of seabed and are not thought to cause serious or irreversible harm to habitat structures (Jennings et al. 2001). Chuenpagdee et al. (2003) rank the relative impact of demersal longlines on marine ecosystems at 30/100 - better than all other methods of demersal fishing. There have been efforts however for the New Zealand Ross Sea toothfish longline fishery, for example, to evaluate in a systematic way the spatial footprint of the fishery on key vulnerable taxa such as corals (Sharp et al. 2009). As part of this study an impact matrix was compiled, where

		one of three a number o within the s impacted (S impacted to unimpacted both the pr the team co habitat strue would be se	re considered e categories, (f scenarios th patial extent of sharp et al. 20 o such an ex l structure wir oven limited oncluded tha icture and fu erious or irrev	(i) no i ne stud of the 009). <i>A</i> tent t thin 5- impac t ther nction	impact, dy concl footprir As such i that it v -20 year ts of lor te is evid of hyd	(ii) non-letha uded that les t of a typical t cannot be vould not be s if fishing we ngline fishing dence that it rothermal ve	l impact, a ss than 1% longline d concluded e able to r ere to ceas gear on se : is highly int commu	nd (ii of al eploy that ecove e ent ensiti unlik	i) lethal impa Il coral colon yment event the habitat s er to at leas tirely. Taking ve species su ely that long	act. Based ies occurr were leth tructure v st 80% of into acco uch as cor glines red	l on ring ally was its unt rals, uce
С	Minor h	abitat status									
	Guidep ost							UoA redu fund hab theu	re is evidenc A is highly un uce structure ction of the r itats to a poi re would be versible harr	likely to e and minor nt where serious or	
								N			
c.	Justific ation			t		Minor	habitats	·			
		Gear	Coarse sediments	Fine	mud	Mixed sediment	Rock / ha substrata		Sand	Sandy m - muddy sand	
		ТВ			80		80				
		TN	80				80				
		SD					80				
		GN			80	80			80	80	
		AGN			80	80	80		80	80	
		LGN			80	80			80	80	
		<u> </u>			80	80			80	80	
		not conside There is no reduce the s	habitats are t red under SI(specific evide structure and ble harm. SG 2	a) for ence t funct	each ge hat any ion of m	ar. of the UoAs iinor habitats	under ass	essm	ent are high	ly unlikely	y to
Referen		al. 2003; Ga 2006; OSPA	000; Barbera e ircia et.al. 200 R 2010d; Rag 2009; Thangs	06; Gri narsso stad et	ieve et a on and L	II., 2014; ICES indegarth 20	5 2017; Jen 09; OSPAR	nings R, 201	s et al. 2001; Oe; Santos e	Kaiser et t al. 2008;	al. ;
OVERA			CATOR SCOR	C:							
						m trawl				75	
						rops trawl				80	
					Gillne					90	_
											-

Anglerfish Gillnet	85
Lumpfish Gillnet	85
Longline	95
CONDITION NUMBER (if relevant):	7

PI 2.4.	2	There	is a stra	ategy in	place th	at is de			e the Uc	A doe	s not pos	e a risk	of	
Scoring	Issue	SG 60				SG 80)			SG 10	00			
а	Manager	nent stra	ategy in	place										
	Guidep ost	if ne expect Habita	expected to achieve the Habitat Outcome 80 level of performance.				There is a partial strategy in place, if necessary, that is expected to achieve the Habitat Outcome 80 level of performance or above.				There is a strategy in place for managing the impact of all MSC UoAs/non-MSC fisheries on habitats.			
	Met?	ТВ	Y	AGN	Y	ТВ	N	AGN	Y	ТВ	N	AGN	N	
		TN	Y	LGN	Y	TN	N	LGN	Y	TN	N	LGN	N	
		SD	Y	LL	Y	SD	Y	LL	Y	SD	N	LL	N	
		GN	Y			GN	Y			GN	N			
	Justific					-				_				
	ation							VMEs						
		Gears	Mae	erl beds	<i>Modi</i> ree		Lophe reefs		Coral gardens		Sponges	-	otherm vents	
		ТВ					80		60		60		80	
		TN							60		60		80	
		SD		80	80									
		GN		80	80								80	
		AGN		80 80	80							_	80	
		LGN		80	80		80		80		80		80	
		of biol strateg protect also pr and wh to prot and m OSPAR These protect develo and Co identifi (OSPAF Protect There a of perf	nistry c ogical y are (t vulner ovides nen the cect ma anagen Conver conver ted (ET ped to onserva ied a nu 2008 ted Are are thus ormand h and M elandic	diversity a) devel rable ber a frame need ar rine hat nent of ntion an tions ha P) speci detect a detect a tion of umber of a and b as (OSP) s measu ce and S <i>lephrops</i> manage	(Minist op fishin nthic ecc work wh ises. The itats. Icc marine d the CI ^T ive estal es and h nd reduc the Eco key spe). Icelan AR 2013 res in pla G 60 is n Trawls ment sti	ry of I ng met osystem ich allo Naturieland h species TES Cor blished nabitat: ce impa system cies and d has n). ace tha net for	Environm hods with hos. Act 97 ows man e Conser has ratifie s, such a nvention objectiv s, and w hots. For e hominate t are exp all UoAs	ent 202 ch less in 7/1997 (' agers to vation A ed a nur s the Co res for c ithin the example iologica s which ed 14 ar ected to	10). Two mpact of "um veið close vu ct no. 44 nber of c onventio conservir em a nu , the OSI I Diversi are cons reas to t	o of the n marin ar í fisk ulnerab U1999 conven on on E og enda mber o PAR Str ty of t idered he OSF	lan for the e key ele ne ecosy veiðiland le habita also prov tions on Biological angered, of measu ategy on the Mari threaten PAR Netw abitat Ou	ements stems, a dhelgi ís ts to fis vides me the pro Diversi threate res hav the Pro time Ar ed or de vork of tcome 8	of this and (b) lands") hing as easures tection ty, the ned or e been tection ea has eclining Marine	

PI 2.4.2 Evaluation Table for Habitats management strategy

b		hydrot does n East Ai (amen- when sponge when botton which Danish Large a day, da fishing of tim protec habitai botton meet S suppor Consec Scoring recent	also closed to trawling. This represents a partial strategy for cold water corals and hydrothermal vents, but is not yet in place for coral gardens or sponge concentrations, and does not meet SG80 for these two VME types. Iceland is a Contracting Party to the North East Atlantic Fisheries Commission (NEAFC). In 2014 NEAFC adopted Recommendation 19 (amended in 2015) that requires vessels to move 2 nautical miles away from trawl tracks when encountering "the presence of more than 30 kg of live coral and/or 400 kg of live sponge of VME indicators". Icelandic vessels abide by commonly accepted move-on rules when encountering VMEs, however these remain informal. As a consequence the UoAs bottom trawl and Nephrops trawl score at SG60 level and a condition has been imposed, which is harmonised with the ISF Icelandic cod, haddock and Greenland halibut assessments. Danish seine, gillnet, anglerfish gillnet, lumpfish gillnet, longline Large areas of Icelandic waters are closed for fishing, some of them temporarily (hours per day, days in total or seasonal) and others permanently (years). Areas are usually closed for fishing with different gear types due to the presence of juvenile fish over extended periods of time or in order to protect spawning grounds. Although area closures are aimed at protecting juvenile fish, the measures have a secondary effect, i.e. protecting seabed habitats from being damaged by fishing activities. Given the low impact of these gears on bottom habitats, no specific strategy is considered necessary in these cases and thus they meet SG80. However, it is not a full strategy with a comprehensive management plan supported by a comprehensive impact assessment and based upon full EEZ habitat mapping. Consequenctly SG 100 is not met. Scoring has been harmonised with previous MSc assessments of these gears, including most recently the ISF cod and haddock (Icelandic UoAs) fishery assessments.										
	Guidep ost	The consid based (e.g. theory		sures kely to sible arg I expe mpariso	are work, ument rience, n with	for c measu will inform	onfiden ires/par work, iation o JoA an	objectiv ce tha tial st basec directly d/or h	t the trategy d on about	strate based directl	ence th gy/strate on y abo	oports lat the egy will inform ut the ts involv	work, mation UoA
	Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	Y	ТВ	N	AGN	N
		TN	Y	LGN	Y	TN	Y	LGN	Y	TN	N	LGN	N
		SD	Y	LL	Y	SD	Y	LL	Y	SD	N	LL	N
		GN	Y			GN	Y			GN	N		
	Justific ation	The m prover Whilst sponge ensure Howev and te- is not r Danish Large a	Bottom and <i>Nephrops</i> trawls The measures in place for cold water corals e.g. closed areas for bottom gears are well proven to be effective, providing objective evidence that the partial strategy will work. Whilst it is acknowledged that this partial strategy is currently inadequate for soft corals and sponges (see 2.4.1a above), it is being expanded and a condition has been put in place to ensure this happens (again, see 4.2.1a). Therefore it is considered that this meets SG80. However, there is no comprehensive management plan supported by an impact assessment and testing based on information directly about the UoAs and habitats involved, so SG 100 is not met. Danish seine, gillnet, anglerfish gillnet, lumpfish gillnet, longline Large areas of Icelandic waters are closed for fishing, some of them temporarily (hours per day, days in total or seasonal) and others permanently (years). Areas are usually closed for										

		protect habita fisherid limitect objecti about manag directi Scoring	e or in ting juv ts from es mana l impact ive basis the UoA gement J y about g has be ly the IS	enile find being of agement is of the s for cond and hal plan sup the UoA en harm	sh, the damaged t measu se UOAs offidence bitats in oported as and ha	measur d by fis res to p s on ber that th volved.	es have hing ac protect nthic ha le meas This mee mpact a nvolved evious N	e a seco tivities. benthic bitats, t ures wil ets SG80 ssessme , so SG 1 ISc asses	ondary of Closed habitat he team I work, 0. Howevent and 100 is no	effect, i areas a s. Comb conside based o ver, ther testing of met. of these	e. prot re wide bined w ers that n inforr e is no c based c e gears,	ecting s ly adop ith the there is nation o compreh on infor	seabed oted as known s some directly nensive mation
c	Manager	nent stra	ategy im	plemen	tation								
	Guidep ost					eviden	ice ires/par	e quant that tial stra implen	the tegy is	eviden strateg impler and is	ice tha gy/strate mented achievir	r quan t the egy is succe ng its obj scoring	partial being essfully jective,
	Met?					ТВ	Y	AGN	Y	ТВ	N	AGN	N
						TN	Y	LGN	Y	TN	N	LGN	N
						SD	Y	LL	Y	SD	N	LL	N
						GN	Y			GN	N		
	Justific ation	Freshw purpos has co protec / spaw it is au sponge ensure quanti especi Howev impler Scoring recent	tion of a vater Re ses (high infirmed ted sens ning gro cknowle es (see 2 e this hi tative in ally for L ver, as y nented s g has be ly the IS	esearch resolut that v sitive ha ounds (w dged th 2.4.1a al appens nformat ophelia et there successf en harm F cod ar	Institut cion data essels re bitats su hich har hat this bove), it (again, ion tha reefs. S e is no c fully for anonised had haddo	e (MFR a). Durin espect a uch as L ve the a partial : is bein see 2.4 t the p G 80 is r clear qu all habit with pre pock (Icel	I) has ng site vi area clo ophelia dditiona strategy g expan I.1a), th partial s met. antitativ at types evious N andic U	access isits the sures, b reefs an al benefi r is curr ded anc ded anc ne team trategy ve evide and VIV ISc asses DAs) fish	to elect Iceland poth wit d areas t of prot ently in a consid consid is beir nce tha 1Es; SG 3 ssments pery asse	tronic la ic Direct ch regar closed t tecting b ladequa lition ha lers than ag imple t the pa 100 is no of these essment	ogbooks orate of ds to a co prote bethic ha te for s s been t there emented artial stro t met. e gears, s.	for sc f Fisheri reas clo ct juver abitats). oft cora put in p is thus d succe rategy is includin	ientific es (DF) sed to iile fish Whilst als and lace to s some ssfully, s being g most
d	Compliar protect V		manag	ement r	equiren	nents an	d other	MSC U	oAs'/no	n-MSC f	isheries	' measu	ires to
	Guidep ost	There that that the its require	There is qualitative evidence that the UoA complies with its management requirements to protect VMEs. Here is some quantitative that the UoA complies with requirements to protect by other MSC UoAs/non- to the term of term of the term of term							UoA th its ements tection o VMEs			
	Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	Y	ТВ	Ν	AGN	N

		TN	Y	LGN	Y	TN	Y	LGN	Y	TN	N	LGN	N
		SD	Y	LL	Y	SD	Y	LL	Y	SD	N	LL	N
		GN	Y			GN	Y		1	GN	N		I
	ustific tion	Bottom and Nephrops trawis								at this e), it is in, see ts, and idence s (e.g. ement sponge ts, this idered golden			
			•		nd hadd								
Reference	es	Minist	ry of En	vironme	ent 2010); OSPAF	2008a;	OSPAR	2008b;	OSPAR 2	2013.		
OVERALL	PERFOR	RMANCE	INDICA	TOR SC	ORE:								
						Botto	om traw	1					75
						Neph	<i>rops</i> tra	wl					75
						Danis	h Seine						80
						Gillne	et						80
						Angle	erfish Gi	llnet					80
						Lump	fish Gill	net					80
						Long	ine						80
CONDITIC		IBER (if I	relevant	:):									8

PI 2.4	.3	-	etermine the risk posed to the to manage impacts on the habi	-
Scoring	g Issue	SG 60	SG 80	SG 100
а	Informat	ion quality		1
	Guidep ost	The types and distribution of the main habitats are broadly understood.	The nature, distribution and vulnerability of the main habitats in the UoA area are known at a level of detail relevant to the scale and intensity of the UoA.	The distribution of all habitats is known over their range, with particular attention to the occurrence of vulnerable habitats.
	Met?	Y	Y	Ν
	Met? Justific ation	Since the Icelandic system for a does not vary in its general for that it did not make sense to b rationale therefore considers habitat. All gears The BIOICE (Benthic Invertebr 2004, and had the aim of pr territorial waters. The object within the Icelandic EEZ, and to sampling took place within Ice samples at 579 stations (Figure - 3000 m (Omarsdottir et al., 2 habitats, characterised by a ra of sampling gear including photographs. The BIOICE proj Icelandic waters, from which inferred. Following the BIOICE project, has been providing information project are to evaluate chat temperature changes (Asttho BIOICE data to model the distra and to collect genetic sample identification (Omarsdottir et Independent of these projects has identified areas of vulner areas with aggregations of I distribution of maerl beds) in Einarsson 2004, Garcia et al. 2 activities in order to continue geology, using multibeam echo	collecting data on the distribution provide the scoring by hab the information available in a rates of Icelandic waters) progra oducing a basic inventory of b ives were to map the distribut o evaluate the species composit landic waters to achieve the pro- e 3-22) were collected during 19 2013). Benthic samples have be ange of temperature conditions benthic sleds, trawling, sedin ect has provided information o the nature, distribution and ver- the IceAGE (Icelandic Animals, on on benthic habitats around anges in species distributions rsson et al., 2007), to use currer ibutions of benthic organisms (es in order to increase the ava-	an of habitats and fishing effort or fishery, the team concluded itat elements in this case. The general, covering all types of arm was in operation in 1992- benthic fauna within Icelandic tion of benthic invertebrates ion and biodiversity. Extensive ject's objectives; in total, 1050 occuises at depths between 20 een collected from a variety of (12° to -0.9°C) using a variety nent sampling and deep-sea n the benthic invertebrates in ulnerability of habitats can be Genetics and Ecology) project Iceland. The objectives of this in Icelandic waters due to ent data as well as the earlier see also Meißner et al., 2014), illable information on species habitat mapping, and the MFRI dic waters (cold water corals, soft coral and coral gardens, g activities (Steingrímsson and rying out a number of research Icelandic waters (biology and eraction between fish and cold
		report detailing the CoralFISH project wil and outside cold-wa examining bottom fi	CoralFISH project is in progres I be submitted soon, one comp Iter coral habitats based on lo shing activities. A manuscript is project has furthermore b	s. Two manuscripts from the baring fish communities inside ongline catches, and another on coral habitat classification

PI 2.4.3 Evaluation Table for Habitats information

PI 2.4	.3	-	termine the risk posed to the l o manage impacts on the habi	-				
		 autumn ground fish survey in deep water carried out by MFRI. All invertebrate the catch are identified by benthologist in those trawls observed; half of the tra are currently observed. This data will give considerable amount of information benthos, including sponges and corals, as well as other species vulnerable to fish (MFRI pers. communication). In 2016, MFRI conducted a specific survey with the primary objective to map, a explore possible different habitat areas in several locations north and south Iceland. This survey was a part of general mapping of habitats within Icelar waters where previous surveys targeted areas where high abundance of vulnerad species, particularly coral, were reported (MFRI, pers. communication). In 2017, several potential vent sites on the Reykjanes Ridge will be surveyed (M pers. communication). In 2017, several potential vent sites on the Reykjanes Ridge will be surveyed (M pers. communication). To date ca. 11% of the entire Iceland EEZ habitats has been mapped in detail using mu beam echo-sounders (Burgos et al., 2014; Figure 3-23), and the intention is to map the en EEZ by 2026. To supplement research data models have been developed to predict distribution of corals on the Icelandic shelf (Burgos et al, 2014). Overall, the team considers that nature, distribution and vulnerability of the main habit are known at a level of detail relevant to the scale and intensity of the UoA, so SG 80 is no Detailed habitat maps are not yet available for the entire Icelandic EEZ, so SG 100 is not not particular set of the trace and intensity of the UoA, so SG 80 is no Detailed habitat maps are not yet available for the entire Icelandic EEZ, so SG 100 is not not particular set. 						
b	Informati Guidep ost	ion adequacy for assessment of impacts Information is adequate to broadly understand the nature of the main impacts of gear use on the main habitats, including spatial overlap of habitat with fishing gear. The physical impacts of the allow for identification of the main impacts of the UoA on the main habitats, and there is reliable information on the spatial extent of interaction and on the timing and location of use of the fishing gear.						
	Met?	Y	Y	N				
	Justific ation	3-14; Figure 3-17; Table 27; Tal VMS and AIS there is detailed under assessment around Icela VMS / AIS data is available for s fishing grounds for important section 3.4.8). The UoA's foc organisms are monitored in sci communication), and closed a Figure 3-20; Figure 3-21). Inforr impacts of the UoA on the ma extent of interaction and on th Although the physical impacts of (e.g. Thorarinsdóttir et al. 2010	target species are available (so otprints can thus be identifie ientific surveys carried out ann	e 31 in section 3.4.8). Through n of fishing effort of the UoAs 4.8, and Figure 3-16), and the aps showing the distribution of ee Figure 3-15; Figure 3-16 in d. Catches of VME indicator ually by the MFRI (MFRI, pers. to protect certain VMEs (see w for identification of the main ole information on the spatial the fishing gear. SG 80 is met. uses been investigated in detail hysical impacts of the gear on				

PI 2.4	l.3	-	termine the risk posed to the l o manage impacts on the habi	•	nd the					
с	Monitori	ng								
	Guidep ost		AdequateinformationChangesincontinues to be collected todistributions ofdetect any increase in risk tomeasured.the main habitats.							
	Met?		Y	Y						
	Justific ation	thus their spatial distribution is by MFRI is ongoing as describe vulnerable habitats (e.g. Corall data on benthic bycatch in the	essed fisheries is monitored thr s known in relation to the main ed above, together with studies FISH project). Recently a projec e MFRI autumn survey. This dat te of benthic communities and o assess changes in habitat dist	habitats. The habitat s on the ecological fu t was established tha ta will provide inforn habitats and thus car	mapping nction of t collects nation on n be used					
Refere	References Burgos et al, 2014; Garcia et al. 2006; Steingrímsson and Einarsson 2004; Thorarinsdóttir et al. 2010.									
OVERA	OVERALL PERFORMANCE INDICATOR SCORE: ALL GEARS 85									
CONDI		BER (if relevant):								

PI 2.5.1 Evaluation Table for Ecosystem outcome

PI 2	2.5.1	The UoA does not cause serious or irreversible harm to the key elements of ecosystem structure and function.							
Scor	ing Issue	SG 60	SG 80	SG 100					
а	Ecosyste	n status							
	Guidep ost	The UoA is unlikely to disrupt the key elements underlying ecosystem structure and function to a point where there would be a serious or irreversible harm.	The UoA is highly unlikely to disrupt the key elements underlying ecosystem structure and function to a point where there would be a serious or irreversible harm.	There is evidence that the UoA is highly unlikely to disrupt the key elements underlying ecosystem structure and function to a point where there would be a serious or irreversible harm.					
	Met?	Y Y Y							
	l less than 0.5 kt (1986) to 4 kt period the estimated biomass age levels (MRI, 2016). Despite o indication that the Icelandic fishery, which is restricted to a								
	Extensive studies on the feeding ecology of a large number of fish species, marine mamm and seabirds have in fact shown that capelin (<i>Mallotus villosus</i>) is a key prey species, a cod (Gadus morhua) is a major fish predator in the marine ecosystem around Iceland (<i>M</i> 1997). Anglerfish are lie-and-wait predators, usually lying partially-buried on muddy gravely bottoms, using their specialised first dorsal fin ray as a 'fishing rod' to I unsuspecting prey. Research on anglerfish diet composition has found that this species fee								

PI 2.5.1	The UoA does not cause serious or irreversible harm to the key elements of ecos structure and function.	ystem					
	on a variety of prey, including gadoid fish, sandeels, flatfish, and cephalopods (Tha al., 2002). Whilst it is likely that pelagic anglerfish larvae as well as anglerfish juve heavily preyed upon by other species (Thangstad et al., 2002), there are only few r predators specifically targeting anglerfish. According to Choisy and Jones (1983), co (<i>Phalacrocorax</i> sp.) may prey on <i>L. piscatorius</i> , and Best (1999) report that may whales (<i>Physeter macrocephalus</i>) may sometimes move into continental slope we Namibia to feed on benthic species including the anglerfish <i>Lophius upsicephalus</i> anglerfish are not thought to be a key prey species for any particular piscivor mammal or bird, although they may be taken opportunistically by a range of predation. The anglerfish fishery has little effect on capelin or cod population (see also PI 2.1.1 species). None of the other retained species are considered as key prey items and a are not caught in vulnerable habitats. Instead there is evidence that the key drivit for ecosystem change in Iceland is abiotic (Valdimarsson et al. 2012), driven by variation e.g. North Atlantic Oscillation (NAO) and an overall trend towards warme around Iceland.	eniles are eports of rmorants le sperm vaters off . Overall, rous fish, tors. Retained inglerfish ng factor v climatic er waters					
	structure with evidence available based on information about anglerfish ecology Icelandic marine ecosystem, as is exaplained above. SG100 is met for all gears.	and the					
References	References Best 1999; Choisy and Jones 1983; MRI 1997; MRI 2016; Thangstad et al. 2002; Valdimarsson et al. 2012.						
OVERALL PERFOR	DVERALL PERFORMANCE INDICATOR SCORE: ALL GEARS 100						
CONDITION NUM	BER (if relevant):	N/A					

PI 2.5.	2	There are measures in place t irreversible harm to ecosyste	o ensure the UoA does not pos m structure and function.	e a risk of serious or				
Scoring Issue		SG 60 SG 80 SG 100						
а	Managen	ment strategy in place						
	Guidep ost	There are measures in place, if necessary which take into account the potential impacts of the fishery on key elements of the ecosystem.	There is a partial strategy in place, if necessary, which takes into account available information and is expected to restrain impacts of the UoA on the ecosystem so as to achieve the Ecosystem Outcome 80 level of performance.	There is a strategy that consists of a plan, in place which contains measures to address all main impacts of the UoA on the ecosystem, and at least some of these measures are in place.				
	Met?	Y	Y	Y				
impacts of the fishery on key elements of the ecosystem. UOA on the ecosystem so as to achieve the Ecosystem Outcome 80 level of performance. address all main impact the UOA on the ecosystem measures are in place.								
b	Managen	gears. nent strategy evaluation						

PI 2.5.2 Evaluation Table for Ecosystem management strategy

	Guidep ost	The measures are considered likely to work, based on plausible argument (e.g., general experience, theory or comparison with similar fisheries/ ecosystems).				There is some objective basis for confidence that the measures/partial strategy will work, based on some information directly about the UoA and/or the ecosystem involved			Testing supports high confidence that the partial strategy/strategy will work, based on information directly about the UoA and/or ecosystem involved				
	Met?	ТВ	Y	AGN	Y	ТВ	Y	AGN	Y	ТВ	N	AGN	N
		TN	Y	LGN	Y	TN	Y	LGN	Y	TN	N	LGN	N
		SD	Y	LL	Y	SD	Y	LL	Y	SD	N	LL	N
		GN	Y			GN	Y			GN	N		
	Justific ation	vulnera throug as cape These Climate waters and dia ecosys distribu Benthi are can strateg overall The av of the from b habitat anglerf there I in Icel ecosys	ain mea able hab h the qu elin and measure e variab and val stributic tem. Th ution ha c survey rried ou cy will w ecosyst ailable i stratego ottom / ts. Conce fish nets nave bee andic w tem im	bitats), r lota syst cod) - a es are co ility dur riations on of ma is is un as shifte s, stock t on a r ork to e cem stru nformat y in pro ' Nephro erns reg and lun en studi aters, t pocts of	nulti-spe tem (wh irre all wi onsidere ing the of envir any fish nderstoce d signfi assessm routine l nsure th cture ar ion show tecting ops traw rarding b npfish ne es evalu here ha	ecies sto ich incluidely addiversity addiversity addiversity addiversity addiversity addiversity addiversity addiversity and and addiversity and addiversity and addiversity a	ck man, ides spe opted a to work ntury ha al cond as well a its imp n the la its imp n the la rimary p d provid does no fon. SG 8 there i sensitive SG 100 of seabi remain, e impac no tes as suc	agemen icies of I and SG as affect itions ha as other act on st decad productiv de an ol t pose a 80 is me s still so e comm is not r rd and n so SG 10 cts of Da ting of h it can	t and ke key impo- en meth 60 is me ed the i ave cause compo- species de) are vity surv ojective risk of s t for all, me unce unities net for narine n 00 is not the stra not be	ey target potance i hods in f et for all marine e eed char nents o (includ an ongo eys, and basis fo serious o gears. ertainty (e.g. sof the gea nammal: met for ne fishin ategy in conclud	species to the e isheries gears. ecosyste ages in t f the loc ing ang oing are l ecosys or confic or irreve over the t corals rs which s by lon these g ag on be place	fish as w s manage cosyster manage em in loc the abur elandic r lerfish, ra of res tem mo dence th ersible h ersible h	ement m such ement. elandic ndance marine whose search. delling nat the arm to veness onges) : these illnets, chough abitats age all
С	Managen	nent stra	ategy im	plemen	tation								
	Guidep ost	the measures/partial the partial strategy/s							ategy/st implen nd is ach as set	rategy nented nieving			
	Met?					Y				Ν			
	Justific ation	All gears The main measures - closed areas, multi-species stock management and key target species management - have all been implemented though various means, such as regulation (esp. closed areas), a ban on most discards, and real time quotas for key species. Control and enforcement of these measures is also strong, with widespread use of VMS, AIS at sea and port surveillance and controls, with resultant levels of high compliance. Evidence is provided in the form of regular stock assessments, monitoring control and surveillance reviews, and											

References		Ministry of the Environment 2010: MPI 2016
		successfully. SG 80 is met. Clear evidence that the strategy is being implemented successfully and is achieving its objectives is somewhat lacking. The strategy is focussed mainly on managing commercial species (including the ecosystem structures and functions required by such commercial species), but less emphasis is placed on managing impacts on vulnerable species and habitats. In particular uncertainties remain over the effectiveness in protecting certain benthic communities from bottom / <i>Nephrops</i> trawling, and there are concerns regarding the effectiveness of bycatch management strategies for seabird and marine mammals accidentally caught by longlines, gillnets, anglerfish nets and lumpfish nets. SG 100 is not met.
		high compliance levels. There is thus some evidence that the strategy is being implemented

References	Ministry of the Environment 2010; MRI 2016.				
OVERALL PERFOR	MANCE INDICATOR SCORE:				
	Bottom trawl	85			
	Nephrops trawl	85			
	Danish Seine	85			
	Gillnet	85			
	Anglerfish Gillnet	85			
	Lumpfish Gillnet	85			
	Longline	85			
CONDITION NUMBER (if relevant):					

PI 2.5.3 Evaluation Table for Ecosystem information

PI 2.5	.3	There is adequate knowledge	of the impacts of the UoA on t	he ecosystem.				
Scoring	g Issue	SG 60	SG 80	SG 100				
а	Informat	ion quality						
	Guidep ost	Information is adequate to identify the key elements of the ecosystem.	Information is adequate to broadly understand the key elements of the ecosystem.					
	Met?	Y	Y					
	Justific ation	Astthorsson et.al., 2007; Valdi ecology of a large number of information on the ecologica fisheries. These studies have s ecosystems. Biomass estimate and production estimates of <i>C</i> calculate the biomass of ir (Astthorsson et al. 2007). As a elements of the ecosystems of modelling (e.g. GADGET mode by multi-species models) in interactions between fisheric	conducted on the marine ecosystemarsson & Jónsson, 2007; ICES, f fish species, marine mammal al function of most of the spec- hown that capelin is a key prey es for stocks of fish, whales an <i>Calanus</i> spp. and other zooplank individual components in the result, there is a comprehensive f Icelandic waters, and this infor- els; see MRI 2016 for an overvie MRI assessments. The models es and key ecosystem element	2017). Studies on the feeding s and seabirds have provided ecies caught by the assessed species in the Icelandic waters d seabirds in Icelandic waters ton species have been used to Icelandic marine ecosystem e understanding about the key mation is used in multi-species w of stocks recently modelled have been used to evaluate nts. Information about these				
	interactions have been taken into account for management purposes. This meets So							

	Guidep ost Met?	these key ecosystem elements can be inferred from existing information, but have not been				Main impacts of the UoA on these key ecosystem elements can be inferred from existing information, and some have been investigated in detail.TBYAGNY				Main interactions between theUoA and these ecosystem elements can be inferred from existing information, and have been investigated in detail.TBNAGNN			
		TN	Y	LGN	Y	TN	Y	LGN	Y	TN	N	LGN	N
		SD	Y	LL	Y	SD	Y	LL	Y	SD	N	LL	N
		GN	Y			GN	Y			GN	N		
	Justific ationAll gearsThe Directorate of Fisheries database provides detailed information on catcher retained species. This provides information about the impact of the assessed populations of non-target species involved, and would provide evidence of im ecosystem species were affected. The main impacts of the UoAs on bottor trophic structures can also be inferred from the existing information. Mar between fisheries and key ecosystem elements have been investigated in de trophic interactions with key predator - prey relationships, and with bottom particular, there is a high level of spatial and temporal information on most fr and captures. SG80 is met.Based on the available information it can be inferred that anglerfish is not a species and the UoAs are not impacting key ecosystem elements. Howe interactions between the UoA and ecosystem elements have not all been in detail. SG 100 is not met.										I fishery npact if a m habita ny intera etail, esp n substra orms of key ecos ever, the	on the iny key ats and actions becially ates. In fishing system e main	
С	Understa	inding of	fcompo	nent fur	nctions	1				1			
	Guidep ost					compo specie and	onents (s, prima ETP ts) in t	nctions (i.e., P1 ary, sec species the eco	target ondary and	P1 tar second and H and th these	rget spe dary an abitats ne main compo	of the U ecies, pr d ETP s are ide n functionents e unders	rimary, species entified ons of in the
	Met?					ТВ	Y	AGN	Y	тв	N	AGN	N
						ΤN	Y	LGN	Y	TN	N	LGN	Y
						SD	Y	LL	Y	SD	Y	LL	Y
						GN	Y			GN	Y		
	Justific ation	There i waters Asttho anglerd known seconc place a Botton The im	GNYGNYAll gearsThere is a comprehensive understanding of the key elements of the ecosystems of Icelandic waters, and the relationships between predators, prey and habitats are known (e.g Astthorsson et al., 2007; MRI, 1997; Valdimarsson & Jónsson 2007; ICES 2017). Although anglerfish is not a key ecosystem element in Icelandic waters, it's biology and ecology is well known (Thangstad et al., 2002; Rajudeen, 2013). The main functions of the relevant primary secondary, and ETP species caught by the UoAs as well as the habitats where fishing is taking place are also known SG80 is thus met for all gears.Bottom trawl and Nephrops trawlThe impacts of bottom trawlers and Nephrops trawlers on P1 target species, primary									n (e.g. though is well rimary, taking	

		to impacts on <i>Lophlia</i> reefs. He sponges have yet to be studied				-		corals a	nd deep)-water
		Danish seine, gillnet, lumpfish gillnet, longline The Directorate of Fisheries database provides quantitative information on retained species taken by the assessed fishery, logbook monitoring of marine mammal and seabird bycatch is mandatory and supplemented with information from onboard observations, and detailed information is available on habitats impacted by fishing activities. The distribution of fishing effort and landings in particular are recorded accurately and analysed on an annual basis. Based on the available information the impacts of the UoA on relevant ecosystem components can be identified. There is a comprehensive understanding about the key elements of the ecosystems of Icelandic waters, and this information is used in multi-species modelling (BORMICON and GADGET models) for MRI assessments. The models have been used to evaluate interactions between fisheries and key ecosystem elements and information about these interactions have been taken into account for management purposes (e.g. Pálsson 1997, Stefánsson and Pálsson 1998, Stefánsson 2003, Barbaro et al. 2008). SG 100 is met. Anglerfish gillnet Only very limited information on bycatch is available for anglerfish gillnets; the impacts of the UoA on out-of-scope secondary and potential ETP species (although there was no evidence of any ETP species being caught by the UoA during the site visit) are not well known. SG 100 is not met.								
d	Informati	on relevance								
	Guidep ost		the compo of the	ole on t UoA onents t e main ne ecos	formati he impa on co allow conseque system	acts of these some uences	the Uo and e main	ble on t DA on th lements consequ	nformati the imp ne comp s to allo uences be infer	acts of onents ow the for the
	Met?		ТВ	Y	AGN	Y	ТВ	Y	AGN	N
			TN	Y	LGN	Y	TN	Y	LGN	Y
			SD	Y	LL	Y	SD	Y	LL	Y
			GN	Y			GN	Y		
	Justific ation	All gears Adequate information on the impacts - in terms of severity, duration and spatial location - of all the UoAs on the components is recorded through the use of logbooks, VMS / AIS tracking, monitoring of landings, and onboard observations. Information on by-catch of secondary and ETP species has improved conseriderably in recent years and is expected to improve further. The role of non-target catches and habitats in the wider Icelandic ecosystem is known through scientific studies, which are routinely carried out in Iceland. Based on this information some of the main consequences for the ecosystem can be inferred. In the case of anglerfish gillnets it is acknowledged that insufficient relevant data is available with regards to catches of out-of-scope secondary species and potential ETP species caught by the gear (although there was no evidence of any ETP species being caught by the UoA during the site visit). However, a condition has been imposed to address this issue and there is evidence that the MFRI has recently stepped up efforts to collect information on the impact of this gear through on-board observations (0.6% coverage of anglerfish gillnet fishing trips were								

All gears except anglerfish gillnets A considerable number of studies have been carried out to elucidate the main ecosystem
drivers within the Icelandic marine ecosystem, including studies of trophic interactions, the impact of climatic and other abiotic factors and ecosystem modelling (see main report, sections 3.4.1 and 3.4.9 for details). As a result there is a comprehensive understanding of the key elements of Icelandic marine ecosystems. UoA impacts on the components (non-target catches including ETP species and habitats) are known, and the resulting main consequences for the Icelandic ecosystem can be inferred. SG100 is met.
Anglerfish gillnet
Only very limited information on bycatch is available for anglerfish gillnets; the impacts of the UoA on out-of-scope secondary and potential ETP species (although there was no evidence of any ETP species being caught by the UoA during the site visit) are not sufficiently well known to to allow the main consequences for the ecosystem to be inferred. SG 100 is not met.

Ost support the development is support the development in trategies to manage oxystem impacts. Met? TB Y AGN Y TB N AGN N Justific ation All gears except anglerfish gillnets GN Y U GN N U N IL N SD N UL N GN N IL N GN N IL IL N IL IL N IL IL IL IL IL IL IL	е	Monitoring										
Image:		-		be co	llected	to dete		suppo strate				
SD Y LL Y SD N LL N Justific ation All gears except anglerfish gillnets teeland has a comprehensive set of on-going scientific research programmes, and fisherid are monitored through a variety of means. Regular estimates of primary productivity a undertaken, and research on environmental forcing pressures such as climate change ongoing. Stock assessments of key commercial species are undertaken on a regular basi and the stock status of species with key ecosystem importance such as capelin and cod well known. Data on landed catch is instantly entered in the Directorate of Fisherid database. Surveillance by the Directorate of Fisheries and Coast Guard is constant monitoring catch levels of juvenile fish, and such information is sutilised to implement rea time area closures to protect juvenile fish. Efforts to improve information on byctach i marine mammals and seabirds have been stepped up in recent years by introducing a revise electronic logbook (now specifically requesting information on such bycatch), and t increasing coverage through onboard observations. The MFRI has recently started recordir benthic bycatch in scientific surveys on an annual basis, and there is a commitment to ma the entire EEZ seabed in the next 10 years. Coupled with monitoring of fishing effo distributions based on VMS / AIS data such information will allow for the detection of ar increase in risk level to habitats. In the case of anglerfish gillnets it is acknowledged that in the past insufficient data w collected to monitor the impacts of the UoA on the ecosystem, but a condition has bee imposed to address this issue. Moreover, there is evidence that the MFRI has recent stepped up efforts to monitor this gear through on-board observations (0.6% coverage (anglerfish gillnet fishing trips were monitored through onboard o		Met?		ТВ	Y	AGN	Y				N	
Image: Severe and the severe and th				ΤN	Y	LGN	Y	TN	N	LGN	N	
Justific ation All gears except anglerfish gillnets tealand has a comprehensive set of on-going scientific research programmes, and fisherid are monitored through a variety of means. Regular estimates of primary productivity an undertaken, and research on environmental forcing pressures such as climate change ongoing. Stock assessments of key commercial species are undertaken on a regular basi and the stock status of species with key ecosystem importance such as capelin and cod well known. Data on landed catch is instantly entered in the Directorate of Fisheri database. Surveillance by the Directorate of Fisheries and Coast Guard is constant monitoring catch levels of juvenile fish. Efforts to improve information on bycatch i marine mammals and seabirds have been stepped up in recent years by introducing a revise electronic logbook (now specifically requesting information on such bycatch), and t increasing coverage through onboard observations. The MFN has recently started recordin benthic bycatch in scientific surveys on an annual basis, and there is a commitment to ma the entire EEZ seabed in the next 10 years. Coupled with monitoring of fishing effor distributions based on VMS / AIS data such information will allow for the detection of ar increase in risk level to habitats. In the case of anglerfish gillnets it is acknowledged that in the past insufficient data <i>w</i> collected to monitor the impacts of the UAA on the ecosystem, but a condition has bee imposed to address this issue. Moreover, there is evidence that the MFRI has recent stepped up efforts to monitor this gear through on-board observations (0.6% coverage e anglerfish gillnet fishing trips were monitored through onboard observations (0.6% coverage e anglerfish gillnet fishing trips were monitored through onboard observations (0.6% coverage e anglerfish gillnet fishing trips were avoit on through onboard discondation and drivers of the leclandic marine ecosystem are well understood, and sufficient data c				SD	Y	LL	Y	SD	N	LL	N	
ation In gens Stacept engenseries set of on-going scientific research programmes, and fisheria are monitored through a variety of means. Regular estimates of primary productivity at undertaken, and research on environmental forcing pressures such as climate change ongoing. Stock assessments of key commercial species are undertaken on a regular basis and the stock status of species with key ecosystem importance such as capelin and cod well known. Data on landed catch is instantly entered in the Directorate of Fisheris and Coast Guard is constant monitoring catch levels of juvenile fish, and such information is utilised to implement reat time area closures to protect juvenile fish. Efforts to improve information on bycatch in marrine mammals and seabirds have been stepped up in recent years by introducing a revise electronic logbook (now specifically requesting information on such bycatch), and the increasing coverage through onboard observations. The MFRI has recently started recordin distributions based on VMS / AIS data such information will allow for the detection of ar increase in risk level to habitats. In the case of anglerfish gillnets it is acknowledged that in the past insufficient data wa collected to monitor the impacts of the UoA on the ecosystem, but a condition has bee imposed to address this issue. Moreover, there is evidence that the MFRI has recent stepped up efforts to monitor this gear through on-board observations (0.6% coverage anglerfish gillnet fishing trips were monitored through onboard observations (0.6% coverage angle anglerfish gillnet fishing trips were monitored through onboard observations (0.6% coverage angle anglerfish gillnet fishing trips were monitored through onboard observations (0.6% coverage angle anglerfish gillnet fishing trips were monitored through onboard observations (0.6% coverage angle singes this issue. Moreover, there is evidence that MFRI has recent stepped up efforts to monitor this gea				GN	Y			GN	N			
ReferencesEnvironment 2010; MRI 2016; Pálsson 1997; Stefánsson and Pálsson 1998; Stefánsson 200 Thangstad et al. 2002; Rajudeen 2013; Valdimarsson & Jónsson 2007.OVERALL PERFORMANCE INDICATOR SCORE:Bottom trawl85Nephrops trawl85Danish Seine90Gillnet90			 In gears except angle first ginners Iceland has a comprehensive set of on-going scientific research programmes, and i are monitored through a variety of means. Regular estimates of primary product undertaken, and research on environmental forcing pressures such as climate clongoing. Stock assessments of key commercial species are undertaken on a regula and the stock status of species with key ecosystem importance such as capelin an well known. Data on landed catch is instantly entered in the Directorate of F database. Surveillance by the Directorate of Fisheries and Coast Guard is comonitoring catch levels of juvenile fish, and such information is utilised to implement time area closures to protect juvenile fish. Efforts to improve information on by marine mammals and seabirds have been stepped up in recent years by introducing a electronic logbook (now specifically requesting information on such bycatch), increasing coverage through onboard observations. The MFRI has recently started re benthic bycatch in scientific surveys on an annual basis, and there is a commitment the entire EEZ seabed in the next 10 years. Coupled with monitoring of fishin distributions based on VMS / AIS data such information will allow for the detection increase in risk level to habitats. In the case of anglerfish gillnets it is acknowledged that in the past insufficient d collected to monitor the impacts of the UoA on the ecosystem, but a condition h imposed to address this issue. Moreover, there is evidence that the MFRI has stepped up efforts to monitor this gear through on-board observations (0.6% cow anglerfish gillnet fishing trips were monitored through onboard observations in 2014 first time). This will allow any increases in risk levels to be detected in future. Adequ thus continue to be collected to detect any increase in risk level, and SG80 is me gears. The strategy is provided by the Fisheries Management Act as well as a strategic preserve biodiversity in Icelandic waters							roductivn nate chi a regula elin anc e of Fi is con nplemen on byc ucing a atch), a inted rec itment fishing etection cient da ition ha cient da ition ha cove in 2016 Adequa ci s met	isheries vity are ange is r basis, d cod is isheries istantly nt real- atch of revised and by cording to map g effort of any ata was as been ecently rage of for the te data t for all plan to e main	
Bottom trawl 85 Nephrops trawl 85 Danish Seine 90 Gillnet 90			Environment 2010; MRI 2016; Thangstad et al. 2002; Rajude	Pálssor	n 1997; S	tefánss	on and P	álsson 1	L998; Ste			
Nephrops trawl85Danish Seine90Gillnet90	OVERA	ILL PERFOR	IVIANCE INDICATOR SCORE:	Potte	mtraud						QE	
Danish Seine90Gillnet90												
Gillnet 90					-							
Anglerfish Gillnet 80												
						Inet					80	

	Lumpfish Gillnet	90
	Longline	90
CONDITION NUMBER (if relevant):		

PI 3.1.1	Evaluatio	n Table for Legal and/or cust The management system exis which ensures that it:	omary framework sts within an appropriate legal a	and/or customary framework					
PI 3.1	l.1	 Is capable of delivering sustainability in the UoA(s); and Observes the legal rights created explicitly or established by custom of people dependent on fishing for food or livelihood; and Incorporates an appropriate dispute resolution framework. 							
Scorin	g Issue	SG 60	SG 80	SG 100					
а	Compatik	bility of laws or standards with e	ffective management						
	Guidep ost	There is an effective national legal system and a framework for cooperation with other parties, where necessary, to deliver management outcomes consistent with MSC Principles 1 and 2	There is an effective national legal system and organised and effective cooperation with other parties, where necessary, to deliver management outcomes consistent with MSC Principles 1 and 2.	There is an effective national legal system and binding procedures governing cooperation with other parties which delivers management outcomes consistent with MSC Principles 1 and 2.					
	Met?	Y	γ	Y					
	Justific ation	1990 Fisheries Management determination of TAC (Art. 3) quotas (Art. 4–14). It also lay detail (Art. 15), as well as pro and the application of sanctio of other acts, such as the 199 1996 Act concerning the Trea at lower levels of the legal Iceland is also signatory to, an	system for fisheries management Act, amended in 2006. The A and allocation of harvest right is out the system for individual cedures for monitoring, contro ons (Art. 24–27). Further provisi 97 Act on Fishing in Iceland's E tment of Commercial Marine St hierarchy, issued by the relev and has ratified, the major intern th as the 1982 Law of the Sea (ct details procedures for the s, including permits and catch I transferable quotas in some I and surveillance (Art. 16–18) ons are provided in a number xclusive Fishing Zone and the tocks, as well as in regulations ant management authorities. ational agreements pertaining					
		The Ministry of Industries and Innovation – which has two ministers: one for Industry and Commerce and one for Fisheries and Agriculture – is the policy-making body in Icelandia fisheries management and sets annual TAC based on scientific recommendations from the Marine Research Institute. The Directorate of Fisheries is the implementing body within the management system, formally subordinate to the Ministry as an agency. It issues fishing licenses, allocates annual vessel quotas and oversees the daily operation of the individual transferable quota system. The Directorate is also responsible for monitoring, control and surveillance, in cooperation with the Coast Guard, which is a civilian law enforcement agency under the Ministry of the Interior.							
		Fishing by foreign vessels is regulated by the 1998 Act on Fishing and Processing by Foreign Vessels in Iceland's Exclusive Economic Zone. Icelandic vessels fishing outside the Icelandic EEZ is regulated by the 1996 Act on Fishing outside of Icelandic Jurisdiction Through the Fisheries Management Act, other relevant acts and regulations issued by the Ministry and the Directorate, binding procedures for cooperation between the different governmental agencies involved are in place, able to provide management outcomes that are consistent with MSC Principles 1 and 2.							

PI 3.1.1 Evaluation Table for Legal and/or customary framework

b	Resolutio	n of disputes					
	Guidep ost	The management system incorporates or is subject by law to a mechanism for the resolution of legal disputes arising within the system.	The management system incorporates or is subject by law to a transparent mechanism for the resolution of legal disputes which is considered to be effective in dealing with most issues and that is appropriate to the context of the UoA.	The management system incorporates or is subject by law to a transparent mechanism for the resolution of legal disputes that is appropriate to the context of the fishery and has been tested and proven to be effective.			
	Met?	Y	Y	Y			
	Justific ation	can take their case to court accusation by enforcement au court levels can be appealed t public and the rulings are easi examples of fishers taking th resolving disputes in a timely r resolved within the managen opportunities for fishers and c	ent dispute resolution mechanis if they do not accept the ratio thorities or the fees levied again o higher levels. The proceeding ily accessible on the internet. A heir case to court, and the sy nanner. In practice, however, th hent system, which incorporate other stakeholders to interact w and conflict among users and b	bonale behind an infringement inst them. Verdicts at the lower is of the courts are open to the lthough rare, there have been stem has proven effective in ne vast majority of disputes are es ample formal and informal <i>i</i> th the authorities (see 3.1.2),			
с	Respect f	or rights					
	Guidep ost	The management system has a mechanism to generally respect the legal rights created explicitly or established by custom of people dependent on fishing for food or livelihood in a manner consistent with the objectives of MSC Principles 1 and 2.	The management system has a mechanism to observe the legal rights created explicitly or established by custom of people dependent on fishing for food or livelihood in a manner consistent with the objectives of MSC Principles 1 and 2.	The management system has a mechanism to formally commit to the legal rights created explicitly or established by custom of people dependent on fishing for food and livelihood in a manner consistent with the objectives of MSC Principles 1 and 2.			
	Met?	Y	Y	Y			
	Justific ation	ditional users were in the main ced on the basis of historical management, in addition to urces (see 3.1.3), is to ensure According to the Fisheries shing year shall have available or she may use to offset major sizeable fluctuations in catch t have experienced significant cks in quotas. Such additional e Act (Art. 6) further grants all h is for their own consumption.					
		Act on Fishing in Iceland's Exc	lusive Fishing Zone No. 79/1997	·.			
Refere	nces	Act on Fisheries Management No. 38/1999, amended as Act No. 116/2006. Act on Fishing and Processing by Foreign Vessels in Iceland's Exclusive Economic Zone No. 28/1998.					

	Act concerning the Treatment of Commercial Marine Stocks No. 57/1996.	-			
	Arnason, R. (2005), 'Property rights in fisheries: Iceland's experience with ITQs', F Fish Biology and Fisheries 15: 243–264.	leview of			
	Danielsson, A. (1997), 'Fisheries management in Iceland', Ocean & Coastal Manage 121–135.	ment 35:			
	Eythórsson, E. (2000), 'A decade of ITQ-management in Icelandic fisheries: cons without consensus', Marine Policy 24: 483–492.	olidation			
	Interviews with representatives of the Directorate of Fisheries, Icelandic Su Fisheries and the Ministry of Industry and Innovation during the site visit.	stainable			
	UN Fish Stocks Agreement, 1995.				
	UN Law of the Sea Convention, 1982.				
OVERALL PERFORMANCE INDICATOR SCORE:					
CONDITION NUMBER (if relevant):					

PI 3.1.2	1 3.1.2 Evaluation Table for Consultation, roles and responsibilities				
	_	The management system has interested and affected partie	effective consultation process es.	es that are open to	
PI 3.1	.2	The roles and responsibilities of organisations and individuals who are involved in the management process are clear and understood by all relevant parties			
Scoring	g Issue	SG 60	SG 80	SG 100	
а	Roles and	l responsibilities			
	Guidep ost	Organisations and individuals involved in the management process have been identified. Functions, roles and responsibilities are generally understood.	Organisations and individuals involved in the management process have been identified. Functions, roles and responsibilities are explicitly defined and well understood for key areas of responsibility and interaction.	Organisations and individuals involved in the management process have been identified. Functions, roles and responsibilities are explicitly defined and well understood for all areas of responsibility and interaction.	
	Met?	Y	Y	Y	
Justific ation The functions, roles and responsibilities of all actors in the management are explicitly defined in the Fisheries Ma legislation and are, according to our interviews during site v of responsibility and interaction. As laid out under 3.1.1 a between the Ministry of Fisheries & Agriculture, the Dire Freshwater Research Institute (MFRI) and the Coast Guard integrated in the management process; see 3.1.2 b).		defined in the Fisheries Mana to our interviews during site visi on. As laid out under 3.1.1 a), eries & Agriculture, the Directo e (MFRI) and the Coast Guard.	agement Act and supporting t, well understood for all areas governance functions are split prate of Fisheries, the Marine Different user groups are well		
b		Statement on Responsible Fisl	heries signed by the key parties		
b	Consultat Guidep	tion processes			
	ost	The management system includes consultation processes that obtain relevant information from the main affected parties, including local knowledge, to inform the management system.	The management system includes consultation processes that regularly seek and accept relevant information, including local knowledge. The management system demonstrates consideration of the information obtained.	The management system includes consultation processes that regularly seek and accept relevant information, including local knowledge. The management system demonstrates consideration of the information and explains how it is used or not used.	
	Met?	Y	Y	N	
	Justific ation	continuous consultation and group organizations. Much co user groups and authorities. regularly invited to sit on comr the Directorate and the Parl Agriculture. These include, but in 2014 as the result of a merge fisheries: The Federation of Ic Fish Processing Plants) and the	sed system for fisheries management and a long tradition d close cooperation between government agencies and to consultation takes place informally between representative. At a more formal level, all major interest organizations mittees established for regular consultations with the Mini- rliament's (Althing) Permanent Committee for Fisheries ut are not restricted to, Iceland Fisheries (which was establi- ger between two of the most influential user-groups in Icela celandic Fishing Vessel Owners and the Federation of Icela he Fisheries Association of Iceland (which also incorporate rederation of Owners of Small Fishing Vessels, the Icela		

PI 3.1.2 Evaluation Table for Consultation, roles and responsibilities

		Seamen's Federation and others). Also local authorities are actively engaged in fisheries				
		management and have easy access to the management system. Major international NGOs that usually engage actively in discussions about fisheries management, such as Greenpeace and WWF, do not have offices in Iceland. Birdlife International is the most active and is working with the Icelandic fishing industry on addressing by-catch issues. Local NGOs are more focused on land-based nature protection. Consultation processes cover policies and regulatory issues, and also include discussions of the annual scientific recommendations by the MFRI. Shortly after presenting the recommendations to the Ministry, representatives of the Institute enter into dialogue with the fishing industry regarding the status of the stocks and the nature of the recommendations. The Ministry also consults with the industry before setting the final TACs. Stakeholders report that consultation processes are inclusive and transparent. Management authorities do often explain how information is used or not used via direct informal communication. However there were instances cited to the assessment team where stakeholders received no such explanation. This lack of commitment within the consultation				
с	Participat	process indicates SG100 is not	. met.			
	Participat Guidep		The consultation process	The consultation process		
	ost		provides opportunity for all interested and affected parties to be involved.	provides opportunity and encouragement for all interested and affected parties to be involved, and facilitates their effective engagement.		
	Met?		Y	Y		
	Justific ation	interested and affected partie Iceland. Authorities invite rele	e consultation processes provi s to be involved in discussions a vant stakeholders to meetings a t measures. The level of active context of the fishery.	bout fisheries management in and seminars and actively seek		
Act on Fisheries Management No. 38/1999, amended as Act No. 116/2006. Arnason, R. (2005), 'Property rights in fisheries: Iceland's experience with ITQs', F Fish Biology and Fisheries 15: 243–264. Eythórsson, E. (2000), 'A decade of ITQ-management in Icelandic fisheries: cons without consensus', Marine Policy 24: 483–492. Interviews with representatives of the Directorate of Fisheries, Icelandic Su Fisheries and the Ministry of Industry and Innovation during the site visit.		berience with ITQs', <i>Review of</i> landic fisheries: consolidation sheries, Icelandic Sustainable				
		system? Views of stakeholders Statement on Res	s in Icelandic fisheries', Maritim sponsible Fisheries gement/government-policy/res	e Studies 14:15. in Iceland (2007)		
OVERA	LL PERFOR	RMANCE INDICATOR SCORE:		95		
CONDI		IBER (if relevant):				

PI 3.1.3		The management policy has clear long-term objectives to guide decision-making that are consistent with MSC fisheries standard, and incorporates the precautionary approach.			
Scoring	g Issue	SG 60	SG 80	SG 100	
а	Objective	S			
	Guidep ost	Long-term objectives to guide decision-making, consistent with the MSC fisheries standard and the precautionary approach, are implicit within management policy.	Clear long-term objectives that guide decision-making, consistent with MSC fisheries standard and the precautionary approach are explicit within management policy.	Clear long-term objec that guide decision-ma consistent with fisheries standard and precautionary approach explicit within and requ by management policy.	king, MSC the , are
	Met?	Υ	Υ	Y	
	Justific ation	(Art. 1), is to ensure conserva Icelandic EEZ. The precaution requirement to protect mari account (Art. 3), e.g. through precautionary approach, as la codified in formal law, their a	heries management, as stated in the Fisheries Manage vation and efficient utilization of marine living resource onary approach is not mentioned explicitly in the Act arine resources and take the best scientific knowle gh the use of reference points, equals the requirement laid out in the FAO Code of Conduct. Since these print r application is required by management policy. Icelan d, the 1995 Fish Stocks Agreement, which requires the u		n the t the into f the s are also
ReferencesAct on Fisheries Management No. 38/1999, amended as Act No. 116/2006.FAO Code of Conduct for Responsible Fisheries, 1995.UN Fish Stocks Agreement, 1995.		No. 116/2006.			
OVERA	OVERALL PERFORMANCE INDICATOR SCORE: 100				
CONDI	TION NUM	BER (if relevant):			

PI 3.1.3 Evaluation Table for Long term objectives

PI 3.2.1	The fishery-specific management system has clear, specific objectives designed to achieve the outcomes expressed by MSC's Principles 1 and 2.			
Scoring Issue	SG 60	SG 80	SG 100	
a Objective	25	1	1	
Guidep ost	Objectives, which are broadly consistent with achieving the outcomes expressed by MSC's Principles 1 and 2, are implicit within the fishery- specific management system.	Short and long-term objectives, which are consistent with achieving the outcomes expressed by MSC's Principles 1 and 2, are explicit within the fishery- specific management system.	with achieving the outc	h are istent comes MSC's , are shery-
Met?	Y	Y	Partial	
ation	outcomes of MSC Principle 1 legislation relating to the Icel maintain fish stocks at sust management plans for these the fishery-specific objective sustainable stocks such as the MSY. These fishery-specific objective place (such as capacity manag Objectives related to P2 issu developed a National Strategy Environment 2010 and the m are also seasonal closures imp but overall P2 aspects are less this PI.	short and long-term objectives are explicit in the Fisheries Ma andic anglerfish fishery, such a tainable levels and the specif fisheries. The stated level of F t relating to P1 These are consist Sustainable Development Goal wes are supported by specific A gement through technical measures thes exist (For example the Mir y Plan for the preservation of the anagement objectives related to sed on vessels using anglerfish s well defined and measurable,	nagement Act and support s the overarching object fic objectives defined in to be achieved in the fish tent with UN commitmen 14 including a commitmen unglerfish netter regualtion ures on net size and locat histry of the Environmen biological diversity (Minis to commercial species). In nets to reduce eider by-or resulting in a partial sco	orting ive to n the nery is nts to ent to ons in tion). nt has stry of There catch,
	-	lusive Fishing Zone No. 79/1997		
References	 Act on Fisheries Management No. 38/1999, amended as Act No. 116/2006. Act on Fishing and Processing by Foreign Vessels in Iceland's Exclusive Economic Zone No. 28/1998. 			
	-	: of Commercial Marine Stocks I nglerfish in nets. Nr. 923, 1. Dec		
OVERALL PERFOR	RMANCE INDICATOR SCORE:			90
	1BER (if relevant):			

PI 3.2.1 Evaluation Table for Fishery-specific objectives

PI 3.2	2.2		nent system includes effective of trategies to achieve the objecti n the fishery.	
Scoring	g Issue	SG 60	SG 80	SG 100
а	-	making processes		
	Guidep ost	There are some decision- making processes in place that result in measures and strategies to achieve the fishery-specific objectives.	There are established decision-making processes that result in measures and strategies to achieve the fishery-specific objectives.	
	Met?	Y	Y	
	Justific ation	evolved over several decade supporting legislation – ensur- the fishery-specific objectives fisheries in general; see 3.1.1 establishment of TACs on the	procedures in the Icelandic fisl s and now codified in the Fis e that strategies are produced a . This applies to the anglerfish and 3.1.2 above. Measures inc basis of scientific advice, techn closure of areas; cf. P1 and P2	sheries Management Act and and measures taken to achieve fishery as it does to Icelandic lude, among other things, the lical regulation of the fisheries
b	Responsi	veness of decision-making proce	esses	
	Guidep ost	Decision-making processes respond to serious issues identified in relevant research, monitoring, evaluation and consultation, in a transparent, timely and adaptive manner and take some account of the wider implications of decisions.	Decision-making processes respond to serious and other important issues identified in relevant research, monitoring, evaluation and consultation, in a transparent, timely and adaptive manner and take account of the wider implications of decisions.	Decision-making processes respond to all issues identified in relevant research, monitoring, evaluation and consultation, in a transparent, timely and adaptive manner and take account of the wider implications of decisions.
	Met?	Y	Y	N
	Justific ation	YYNAccording to our interviews during the site visit, the established decision-making procedur at national level in Iceland respond to what the authorities consider to be serious and oth important issues identified in research, monitoring, evaluation or by groups with an interer in the fishery. This is ensured through the formal and informal arenas for regular and ad ho consultations between governmental agencies and the industry. In addition, there is clo contact between authorities and scientific research institutions. Both scientists and use group representatives claim that the relevant government agencies are open to any kind input at any time. Stakeholders feel that the authorities' response on fisheries manageme aspects is transparent and timely and that the ensuing policy options take adequate accou of their advice. From the authorities' point of view, these consultations contribute enhanced quality of decision-making and also to the legitimacy of the regulations. SG80 met.As identified under P2 above, it is less evident that there is the same level of response ar timeliness on decisions relating to environmental management (e.g. closure of areas due VME identification). Therefore the necessary response to all issues is not evident for SG10 to be met.		

PI 3.2.2 Evaluation Table for Decision-making processes

c Use of precautionary approach				
	Guidep ost Met?		Decision-making processes use the precautionary approach and are based on best available information. Y	
	Justific ation	Institute, as well as ICES a precautionary approach (see	based on relevant scientific res ssessments. National legislati 3.1.3), and the approach to ass n suggested by ICES to be cons	on requires the use of the essment of category 3 species
d		bility and transparency of mana	gement system and decision-m	aking process
	Guidep ost	Some information on the fishery's performance and management action is generally available on request to stakeholders.	Information on the fishery's performance and management action is available on request, and explanations are provided for any actions or lack of action associated with findings and relevant recommendations emerging from research, monitoring, evaluation and review activity.	Formal reporting to all interested stakeholders provides comprehensive information on the fishery's performance and management actions and describes how the management system responded to findings and relevant recommendations emerging from research, monitoring, evaluation and review activity.
	Met?	Υ	Υ	Ν
	Justific ation	are available to the public on or not taken by the relevant a basis of information from rese Formal reporting is focused species. The same is not evide	nd the Marine Research Institut request and via their website. I authority are accounted for, inc arch, monitoring, evaluation an on the performance of fisheri ent for the reporting of informa ier ecosystem elements and the	n these reports, actions taken luding those proposed on the d review activity. SG80 is met. es in relation to commercial tion and management actions
e	Approach	to disputes		
	Guidep ost	Although the management authority or fishery may be subject to continuing court challenges, it is not indicating a disrespect or defiance of the law by repeatedly violating the same law or regulation necessary for the sustainability for the fishery.	The management system or fishery is attempting to comply in a timely fashion with judicial decisions arising from any legal challenges.	The management system or fishery acts proactively to avoid legal disputes or rapidly implements judicial decisions arising from legal challenges.
	Met?	Y	Υ	Y
	Justific ation	fisheries strike (Dec, 2016-Feb the sector rather than a dispu the management authority ha the judicial decision in a time	hority is not subject to continuir ,2017) was an industrial dispute te between management and t is been taken to court by fishin ily manner. The management a he tight cooperation with user-	e related to wage levels within the sector. On occasions when g companies, it complies with authority works proactively to

		ensuring as high legitimacy as possible for regulations and other management of Regulatory and enforcement authorities offer advice to the fleet on how infringements. Only the most serious cases go to prosecution by the police and transfer to the court system.	to avoid
References		Act on Fisheries Management No. 38/1999, amended as Act No. 116/2006. Interviews with representatives of the Directorate of Fisheries, Icelandic Sustainable Fisheries and the Ministry of Industry and Innovation during the site visit.	
OVERALL PERFORMANCE INDICATOR SCORE:		85	
CONDITION NUMBER (if relevant):			

PI 3.2		Table for Compliance and e Monitoring, control and surve the fishery are enforced and e	eillance mechanisms ensure the	e management measures in
Scoring	g Issue	SG 60	SG 80	SG 100
а	MCS impl	lementation		
	Guidep ost	Monitoring, control and surveillance mechanisms exist, and are implemented in the fishery and there is a reasonable expectation that they are effective.	A monitoring, control and surveillance system has been implemented in the fishery and has demonstrated an ability to enforce relevant management measures, strategies and/or rules.	A comprehensive monitoring, control and surveillance system has been implemented in the fishery and has demonstrated a consistent ability to enforce relevant management measures, strategies and/or rules.
	Met?	Υ	Y	Y
	Justific ation	Fishing vessels are required to Fisheries on a daily basis. S importantly, 100% of the land by the municipality and hence The Directorate operates a dyn can monitor the precise quo individual vessels, their catch enables effective oversight of to a comprehensive MCS syste The MCS system with a real comprehensive and even prio to enforce relevant measures.	illance is detailed in section 3.5 to keep a logbook and report some vessels have electronic ed fish is weighed by an author independent of both buyer and namic and interactive website, w ta status for each species and from each fishing trip and w whether area restrictions are of em that is demonstrably effective cently implemented e-logbook r to this development the system SG100 is met.	catches to the Directorate of logbooks, but not all. Most rized 'weighmaster', employed d seller. where stakeholders at all times l observe the performance of essel quota status. VMS data observed. Overall this equates we and SG80 is met. c system, can be considered
b	Sanctions	5	1	1
	Guidep ost	Sanctions to deal with non- compliance exist and there is some evidence that they are applied.	Sanctions to deal with non- compliance exist, are consistently applied and thought to provide effective deterrence.	Sanctions to deal with non- compliance exist, are consistently applied and demonstrably provide effective deterrence.
	Met?	Υ	Υ	Y
	Justific ation	Based on information in the a gained through interviews du applied. The reporting against	andic fisheries is described in se annual report of the Directorate uring the site visit, sanctions a t the comprehensive enforceme onstrates effective deterrence a	e of Fisheries and information re thought to be consistently ent regime combined with the

PI 3.2.3 Evaluation Table for Compliance and enforcement

с	Complian	ICE			
	Guidep ost	Fishers are generally thought to comply with the management system for the fishery under assessment, including, when required, providing information of importance to the effective management of the fishery.	Some evidence exists to demonstrate fishers comply with the management system under assessment, including, when required, providing information of importance to the effective management of the fishery.	There is a high de confidence that comply with management syster assessment, ir providing informa- importance to the management of the	fishers the n under ncluding, tion of effective
	Met?	Y	Υ	N	
	Justific ation	and spot checks at sea and, n Directorate of Fisheries production fisheries, in aggregate form in The DoF annual report gives to fleet. In 2015 75% were logbook loss of license. In addition to the detailed sandare a relatively small fishing common to the high degree of user-groothe fishery as reported by all so The site visit highlighted the of bycatch reported in logbooks, and what is provided. This sup- fishers comply with the material solution.	system for physical inspection ot least, 100 % coverage of ind ices detailed overviews of comp its annual reports and on a run he total number and nature of ok offences. Following a warnin ctioning system (see 3.2.3 b)), t nunity as Iceland, as well as the up involvement, contribute to t takeholders. SG80 is met. differences in interpretation of creating a gap between what m ggests that there is not yet a h nagement system under asse the effective management of the	ependent landing che pliance levels among l ning basis on its webs violations across the l ng, 0.6% of cases resu the social control that legitimacy of regulation the high level of comp information requirem ay be expected to be r igh degree of confide essment, including, p	cks. The celandic ite. celandic lted in a exists in ons due liance in eents for ecorded nce that roviding
d		ic non-compliance		1	
	Guidep ost		There is no evidence of systematic non-compliance.		
	Met?		Υ		
	Justific ation	systematic non-compliance in	of Fisheries control departm n the fishery. The assessment is is not the case. SG80 is met		
References information indicating that this is not the case. SG80 is met References Act on Fisheries Management No. 38/1999, amended as Act No. 116/2006. Act concerning the Treatment of Commercial Marine Stocks No. 57/1996. Annual reports for the Directorate of Fisheries, 2014 and 2015. http://www.fiskistofa.is/english/fisheries-management/ http://www.responsiblefisheries.is/seafood-industry/management-and-control-system. Email correspondence with representatives of the Directorate of Fisheries. Interviews with representatives of the Directorate of Fisheries, Icelandic Sustaina Fisheries and the Ministry of Industry and Innovation during the site visit. Regulation No. 224, 14 March 2006, on Weighing and Recording of Catch Website of the Icelandic Coast Guard (www.lhg.is).					
OVERA	LL PERFOR	MANCE INDICATOR SCORE:	·,		95
		IBER (if relevant):			
CONDI					

PI 3.2		There is a system of monitoring and evaluating the performance of the fishery-specific management system against its objectives.There is effective and timely review of the fishery-specific management system.									
Scoring	g Issue	SG 60	SG 80	SG 100							
a	Evaluatio Guidep ost Met? Justific ation	-	There are mechanisms in place to evaluate key parts of the fishery-specific management system Y Innovation and the Fisheries D I review and consultation, inclu								
		Parliament, in committee hea Iceland is a small and fishery scientific approach to catego which has been evaluated by Icelandic National Audit Office	anagement system are continuc rings but more often at ad hoc dependent country, with short ry 3 stocks (including Anglerfis ICES, while the financial side of e. Therefore key parts of the ma nmittee and SG80 is met, but the	meetings, which reflects that t lines of communication. The h) follows the ICES approach, the system is reviewed by the anagement system are subject							
b	Internal and/or external review										
	Guidep ost	The fishery-specific management system is subject to occasional internal review.	The fishery-specific management system is subject to regular internal and occasional external review.	The fishery-specific management system is subject to regular internal and external review.							
	Met?	Υ	Y	N							
	Justific ation	As follows from 3.2.4 above, to internal review.	the fishery-specific managemer	nt system is subject to regular							
		Assessment and advice relating to Anglerfish is regularly reviewed internally by the MFRI's TAC committee, but not externally by ICES. However, the approach adopted is the same as ICES, which is subject to internal and external peer review. This provides some independent external review of the methods applied in the fishery management system, although this does not cover all aspects of the management system. Therefore, with the Icelandic Government's internal review of all its activity and some external review of fishery specific management performance by the Fisheries Committee, SG80 is met. However, it is difficult to conclude that there is a regular external evaluation of the Icelandic system for management of anglerfish specifically. Therefore, SG100 is not met.									
Refere	nces	Interviews with representative Fisheries and the Ministry of I	es of the Directorate of Fisherie ndustry and Innovation during t	,							
				,							

PI 3.2.4 Evaluation Table for Monitoring and management performance evaluation

Appendix 1.2: Risk Based Framework (RBF) Outputs

The Risk Based Framework was used to assess PI 2.2.1 - Secondary Species Outcome for the anglerfish gillnet UoA.

A limited number of onboard observations were carried out by the MFRI 2016 (0.6% coverage of anglerfish gillnet fishing trips was achieved), but the final 2016 bycatch estimates were not available at the time of writing. Consequently, a PSA analysis had to be conducted to assess the outcome status of out-of-scope secondary species for this UoA. The species list used for the PSA was compiled during the site visit. During meetings with the National Small Boat Owners Federation and with the bycatch expert of the MFRI the Northern fulmar and the common guillemot were identified to be likely seabird bycatch species. Harbour porpoise and harbour seals were recorded as marine mammal bycatch species during onboard observations carried out by the Icelandic Directorate of Fisheries (DF).

Specific input from stakeholders is identified as 'pers. communication' in the susceptibility rationale tables.

The information collected as a result of the stakeholder consultation as described in section 4 of the report and also contributed to the PSA conducted.

The scores awarded below are used to determine an MSC score for Performance Indicator 2.2.1 using a spreadsheet provided by the MSC. This spreadsheet uses an algorithm that has been developed by the MSC to determine a "Productivity" and a "Susceptibility" score for the fishery, and then to allocate a corresponding MSC score. A copy of the spreadsheet that is used to perform this calculation is can be downloaded from the MSC website using the below link:

https://www.msc.org/documents/scheme-documents/forms-and-templates/msc-productivitysusceptibility-analysis-worksheet-v1-1/view

The completed PSA sheet for the out of scope secondary species is presented below.

Only m	ain species s	scored?	Yes								Product	ivity Scor	es [1-3]				Susc	eptibility	Scores [1-3]			Cumul	ative only	1				
Scorin g eleme nt	First of each scoring elemen t	Species Grouping only ID 'At Risk' species by selecting associated species group	Grouping only Number of species in species group which this species	Family name	Scientific name	Common name	Species type	Fishery descriptor	Average age at maturity	Average max age	Fecundity	Average max size	Average size at Maturity	Reproductive strategy	Trophic level	Productivity (average)	Avail ability	Encounterabilit y	Selectivity	Post-capture mortality	Total (multiplicative)	PSA Score	Catch (tons)	Weighting	Weighted Total	Weighted PSA Score	MSC PSA- derived score	Risk Category Name	MSC scoring guidepost
1	First			Procellariidae	Fulmarus glacialis	Northern fulmar	Non-invertebrate	Anglerfish gillnet	2	3	3	1	2	2	3	2.29	2	1	3	3	1.43	2.69					82	Low	≥80
	First			Alcidae	Uria aalge	Common guillemot	Non-invertebrate	Anglerfish gillnet	2	3	3	1	2	2	3	2.29	2	1	3	3	1.43	2.69			1		82	Low	≥80
3	First			Phocoenidae	Phocoena phocoena	Harbour porpoise	Non-invertebrate	Anglertish gillnet	2	2	3	2	2	3	3	2.43	2	3	3	3	2.33	3.36					63	Med	60-79
4	First			Phocidae	Phoca vitulina	Harbour seal	Non-invertebrate	Anglertish gillnet	1	3	3	2	2	3	3	2.43	2	3	3	3	2.33	3.36					63	Med	60-79
																										MSC s	score	7	5
																										Sta	tus	ss with co	ndition

When scoring susceptibility, the impacts of fisheries other than the UoA were not included in the PSA since species were considered as 'main' due to the fact that they are out-of-scope secondary species, not due to high catch volumes. Moreover, during the site visit stakeholders indicated that the UoA for which the RBF was conducted (anglerfish gillnets) is unlikely to catch significant amounts of bycatch. The team considers that bycatch of out-of-scope marine mammals and seabirds will not be more than 10% or more of the total catch by weight of the UoA, and thus elected to conduct the PSA on the UoA only as per clause PF4.4.3.3.

PI 2.2.1	Northern fulmar	
Productivity	Rationale	Score
Average age at maturity	Sexual maturity is reached when individuals are 5 to 20 years old. The average age of maturity is 8 years in males, and 12 years in females (del Hoyo et al., 1992; Hatch and Nettleship, 1998).	2
Average maximum age	Northern fulmars have very long lifespans; average adult life expectancy has been estimated at 32 years, but birds have been reported breeding at over 50 years old (del Hoyo et al., 1992; Hatch and Nettleship, 1998).	3
Fecundity	Northern fulmars breed in April and lay their eggs in late May to early June in large colonies on ledges and among rocks. Females lay a single egg per year, which is incubated for about 50 days (del Hoyo et al., 1992; Hatch and Nettleship, 1998).	3
Average maximum size	Northern fulmars grow to a length of 45 - 50 cm, with wingspans of 102 - 112 cm, and average mass of 700 to 835 g (del Hoyo et al., 1992; Hatch and Nettleship, 1998; Huettmann and Diamond, 2000).	1
Average size at maturity	The average age of maturity is 8 years in males, and 12 years in females. The average size of an adult Northern fulmar ranges from 45 - 50 cm (del Hoyo et al., 1992; Hatch and Nettleship, 1998).	2
Reproductive strategy	Northern fulmars reproduce by laying eggs (del Hoyo et al., 1992; Hatch and Nettleship, 1998).	2
Trophic level	Fulmars are generalist, opportunistic predators and scavengers, eating zooplankton, squid, fish, fisheries discards, and whatever carcasses they can find in the marine environment (Hatch and Nettleship, 1998). They occupy upper positions in marine trophic webs, as indicated by stable isotope analyses, at a trophic level of 4.0–4.2 (Mallory, 2006 and references cited therein).	3
Fishery	Anglerfish gillnet	
Susceptibility	Rationale	Score
Availability	Northern fulmars are found throughout Iceland, but the species is most common in the west, south, and north-west of the island (listed in order of decreasing abundance) (Lilliendahl and Solmudsson, 1997). The species prefers shelf-break habitats (i.e. the area where the continental shelf begins to descend towards the sea floor), or areas over the continental slope, and is rarely seen more than 100 km from shore. Northern fulmars often accompany fishing vessels, forming large aggregations to take advantage of fish waste (del Hoyo, et al., 1992; Hatch and Nettleship, 1998). Anglerfish nets are set close to the shore, and in recent years the main anglerfish fishing grounds were concentrated in a few locations located in the west and north-west of Iceland (Figure 3-16). Northern fulmars are generally found in shelf-break habitats / over the continental slope	2

	which are located further out to sea than anglerfish fishing grounds. However, a medium susceptibility score was nevertheless given since this species is known to be attracted to fishing vessels, and the general location of fishing grounds in the west and north-west of Iceland overlaps with areas where this species is common.	
Encounterability	Northern fulmars capture prey mainly at the surface, and will only dive occasionally (del Hoyo, et al., 1992; Hatch and Nettleship, 1998). Seabirds which do not dive routinely are at a lower risk of encountering bottom-set nets (Benjamins et al., 2008 and references cited therein). Since Northern fulmars do not dive routinely and anglerfish nets are set close to the bottom (anglerfish nets have a floating line characterised by low buoyancy; MFRI, pers. communication), there is low overlap with the fishing gear.	1
Selectivity	The minimum mesh size of an anglerfish gillnet is 30 cm (MFRI pers. communication, October 2016) and size at maturity for northern fulmars is 45-50 cm. However, the since the bird will use its wings when diving, the wing-span of this species also needs to be considered. It is consequently likely that individuals < half the size at maturity are retained by gear.	3
Post capture mortality	Default score for retained species (P2)	3

Northern Fulmar PSA - References

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PI 2.2.1	Common guillemot							
Productivity	Rationale	Score						
Average age at maturity	The first breeding season takes place at the age of 4-6 years (Ehrlich, 1988; del Hoyo et al., 1996; Terres, 1980).	2						
Average maximum age	Average maximum age is 26 years (Bennett, 2001).	3						
Fecundity	Eggs are laid between May and July in populations breeding on the Atlantic coast; females lay a single egg per year (Bennett, 2001).	3						

Average maximum size	Common guillemots grow to a length of 38 - 43 cm, with wingspans of 64 - 71 cm, and average mass of 945 to 1044 g (Ehrlich 1988, del Hoyo, et al. 1996, Terres, 1980).	1
Average size at maturity	The average age of maturity is 4-6 years; the average size of an adult common guillemot ranges from 38 - 43 cm (Bennett, 2011; Ehrlich, 1988; del Hoyo et al., 1996; Terres, 1980).	2
Reproductive strategy	Common guillemots reproduce by laying eggs (Bennett, 2001).	2
Trophic level	The common guillemot is a surface diver which mainly feeds on fish. Based on stable isotope analyses it is known that this species occupies an upper position in marine trophic webs, at a trophic level of 4.0 (Hobson and Montevecchi, 1991).	3
Fishery	Anglerfish gillnet	
Susceptibility	Rationale	Score
Availability	Common guillemots are found throughout Iceland, but the species is most common in the north-west, west, and north-east of the island (listed in order of decreasing abundance) (Lilliendahl and Solmudsson, 1997). The species is primarily pelagic, and spends most of its time at sea except for the breeding season, which is spent on coastal cliffs (Ehrlich 1988, del Hoyo, et al. 1996, Terres, 1980). Anglerfish nets are set close to the shore, and in recent years the main anglerfish fishing grounds were concentrated in a few locations located in the west and north-west of Iceland (Figure 3-16). A medium risk score has been given since although the general location of fishing grounds in the west and north-west of Iceland overlaps with areas where common guillemots are common, anglerfish gillnet fishing grounds are spatially restricted. The overall areal overlap can be	2
Encounterability	expected to be 10-30%. Common guillemots are surface divers that can remain submerged for up to one minute at a time. The birds can reach depths well over 100 m, but shallower dives are more efficient and normal diving depths are 20– 50 m (Ehrlich 1988, del Hoyo, et al. 1996, Piatt and Nettleship, 1985; Terres, 1980). Seabirds which dive routinely are at a higher risk of encountering bottom-set nets (Benjamins et al., 2008 and references cited therein). Anglerfish gillnets are set at depths of 20-200 m, with an average setting depth of 65-80 m, where the best catches are generally taken (MFRI and Viktor Jónsson [anglerfish fisherman] pers. communication). Since common guillemots generally dive to depths of only 20-50 m, anglerfish nets are set in deeper waters, and anglerfish nets are not stretched in the water column (anglerfish nets have a floating line characterised by low buoyancy; MFRI, pers. communication), there is low overlap with the fishing gear.	1
Selectivity	The minimum mesh size of an anglerfish gillnet is 30 cm (MFRI pers. communication, October 2016) and size at maturity for common guillemots is 38-43 cm. However, the since the bird will use its wings when diving, the wing-span of this species also needs to be considered. It is consequently likely that individuals < half the size at maturity are retained by gear.	3
Post capture mortality	Default score for retained species (P2)	3

Common Guillemot PSA - References

- Benjamins, S., Kulka, D. W., & Lawson, J. (2008). Incidental catch of seabirds in Newfoundland and Labrador gillnet fisheries, 2001–2003. Endangered Species Research, 5(2-3), 149-160.
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Terres, J. 1980. The Audubon Society Encyclopaedia of North American Birds. New York: Random House.

Harbour porpoise	
Rationale	Score
Sexual maturity is reached after five years (Nowak, 1999; Masi, 2000).	2
The life span of harbour porpoises ranges from 6 to 20 years; the average maximum age is 13 years (Gaskin and Blair, 1977; Nowak, 1999; Masi, 2000).	2
A female will give birth to one calf per year (Johnston, 1999; Nowak, 1999).	3
Harbour porpoises are small cetaceans that grow to a length of 1.5 m to 2 m, and weigh from 45 to 65 kg (Dollinger, 1988; Nowak, 1999).	2
Sexual maturity is reached after five years, and the average size of an adult harbour porpoise ranges from 1.5 m to 2 m (Masi, 2000).	2
Females give birth to live calfs after an 11 month gestation period (Nowak, 1999; Massi, 2000).	3
Harbour porpoises mainly feed on fish and cephalopods. Herring, pollack, hake, sardines, and cod are commonly preyed upon (Nowak, 1999; Massi, 2000). This species thus occupies an upper position in marine trophic webs, at a trophic level of 4.1 (Pauly et al., 1998 and references cited therein).	3
Anglerfish gillnet	
Rationale	Score
Harbour porpoise is common in shallow waters all around Iceland, particularly in spring to autumn (Ólafsdóttir et al., 2002). During the last aerial survey conducted to estimate population numbers of this species the highest densities were estimated in Breiðafjörður, in the north-west of Iceland, as well as in inshore waters off East Iceland (Gilles et al. 2011). The anglerfish fishery usually takes place in late summer and extends into winter, with no fishery taking place spring (MFRI, pers.	2
	Rationale Sexual maturity is reached after five years (Nowak, 1999; Masi, 2000). The life span of harbour porpoises ranges from 6 to 20 years; the average maximum age is 13 years (Gaskin and Blair, 1977; Nowak, 1999; Masi, 2000). A female will give birth to one calf per year (Johnston, 1999; Nowak, 1999). Harbour porpoises are small cetaceans that grow to a length of 1.5 m to 2 m, and weigh from 45 to 65 kg (Dollinger, 1988; Nowak, 1999). Sexual maturity is reached after five years, and the average size of an adult harbour porpoise ranges from 1.5 m to 2 m (Masi, 2000). Females give birth to live calfs after an 11 month gestation period (Nowak, 1999; Massi, 2000). Harbour porpoises mainly feed on fish and cephalopods. Herring, pollack, hake, sardines, and cod are commonly preyed upon (Nowak, 1999; Massi, 2000). Harbour porpoises mainly feed on fish and cephalopods. Herring, pollack, hake, sardines, and cod are countonly preyed upon (Nowak, 1999; Massi, 2000). Harbour porpoises mainly feed on fish and cephalopods. Herring, pollack, hake, sardines, and cod are countonly preyed upon (Nowak, 1999; Massi, 2000). Harbour porpoises mainly feed on fish and cephalopods. Herring, pollack, hake, sardines, and cod are countonly preyed upon (Nowak, 1999; Massi, 2000). This species thus occupies an upper position in marine trophic webs, at a trophic level of 4.1 (Pauly et al., 1998 and references cited therein). Anglerfish gillnet Image: State and State an

	recent years the main anglerfish fishing grounds were concentrated in a few locations located in the west and north-west of Iceland (Figure 3- 16). A medium risk score has been given since although the general location of fishing grounds in the west and north-west of Iceland overlap with areas where this species is common, anglerfish gillnet fishing grounds are spatially restricted.	
Encounterability	When diving for food the harbour porpoise stays submerged for an average of 4 minutes, and is believed to be able to dive as deep as 200 m. Anglerfish gillnets are set at depths of 20-200 m, with an average setting depth of 65-80 m, where the best catches are generally taken (MFRI and Viktor Jónsson [anglerfish fisherman] pers. communication). There is thus the potential for a high overlap with fishing gear (i.e. high encounterability).	3
Selectivity	The minimum mesh size of an anglerfish gillnet is 30 cm (MFRI pers. communication, October 2016). Given the large size of even a juvenile harbour porpoise compared to the mesh size of anglerfish gillnets, there is a high potential that individuals < half the size at maturity are retained by gear.	3
Post capture mortality	Default score for retained species (P2)	3

Harbour Porpoise PSA - References

- Gaskin, D.E. and B.A. Blair, 1977. Age determination of harbour porpoise, *Phocena phocena* (L.) in the western North Atlantic. Canadian Journal of Zoology 55: 18-30
- Masi, A. 2000. "*Phocoena phocoena*" (On-line), Animal Diversity Web. Accessed June 24, 2017 at http://animaldiversity.org/accounts/Phocoena_phocoena/
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- Nowak, R. 1999. Walker's Mammals of the World, 6th Ed. Vol II. Baltimore: John Hopkins University Press.

PI 2.2.1	Harbour seal						
Productivity	Rationale	Score					
Average age at maturity	Female harbour seals reach sexual maturity by age 3 to 4; male harbour seals reach sexual maturity at age 4 to 5 (Burns, 2008; Coltman, et al., 1998; Nowak, 2003).						
Average maximum age	Wild harbour seals are estimated to reach an average lifespan of 40 years (de Magalhaes and Costa, 2009).	3					
Fecundity	Female harbour seals typically give birth to a single pup every season with pregnancy rates that are about 85%. Twins have occasionally been reported. (Burns, 2008; Coltman, et al., 1998; Nowak, 2003).	3					
Average maximum size	Harbour seals have an average length of 160 to 190 cm, and an average mass of 80 to 170 kg (Cale, 2012).	2					
Average size at maturity	Female harbour seals reach sexual maturity by age 3 to 4; male harbour seals reach sexual maturity at age 4 to 5. Adult harbour seals have an average length of 160 to 190 cm (Burns, 2008; Cale, 2012; Coltman et al., 1998; Nowak, 2003).	2					

Reproductive strategy	Females give birth to live calfs after a total gestation period of ca. 10 to 11 months (Burns, 2008; Coltman, et al., 1998; Nowak, 2003).	3
Trophic level	Harbour seals feed mainly on fish including species such as cod, hake, mackerel and herring, as well as cephalopods and crustaceans. This species thus occupies an upper position in marine trophic webs, at a trophic level of 4.0 (Pauly et al., 1998 and references cited therein).	3
Fishery	Anglerfish gillnet	
Susceptibility	Rationale	Score
Availability	During a recent harbour seal survey in Iceland, the highest number of individuals was found at the Westfjords, followed by the north of Iceland, Faxaflói, the Eastfjords, Breiðafjörður, and the south-coast. Only few seals were recorded in the north-east of the country (Porbjörnsson, 2017). Anglerfish nets are set close to the shore, and in recent years the main anglerfish fishing grounds were concentrated in a few locations located in the west and north-west of Iceland (Figure 3-16). A precautionary medium risk score has been given since the general geographic location of the most important recent fishing grounds in the west and north- west of Iceland overlaps with areas where haul-out sites of this species are common. The areal overlap is however unlikely to exceed 30% due to a number of reasons: (i) anglerfish gillnet fishing grounds are spatially very restricted; (ii) there is no overlap with the considerable seal populations recorded at in the north of Iceland, the Eastfjords and the south coast; (iii) a more detailed comparison of the most important haul-out sites in the north-west of Iceland (Reykjanes, Borgarey, Ögurnes, Mjóifjörður, Vogasker and Laugaból) and anglerfish fishing grounds (off Bolungarvik) are concentrated shows that the sites in fact do overlap directly; (iv) anglerfish gillnets are deployed mainly from late summer to winter, and the fishing season thus only partly overlaps with the main haul-out seasons of harbour seals in Iceland (May/beginning of June and July/early August; Granquist and Hauksson, 2016), when seals are more likely to encounter fishing gears.	2
Encounterability	Harbour seals are known to stay within close proximity (usually 50 km) of their haul out-sites during foraging since this allows for an easier escape from predators (Grigg, et al., 2009; Nowak, 2003). Harbour seals can remain underwater for nearly 30 minutes without resurfacing and are able to dive to depths of over 400 m. However, an average dive lasts a few minutes and reaches a depth of 90 m (Baechler et al., 2002). Anglerfish gillnets are set close to the shore at depths of 20-200 m, with an average setting depth of 65-80 m, where the best catches are generally taken (MFRI and Viktor Jónsson [anglerfish fisherman] pers. communication). There is thus the potential for a high overlap with fishing gear (i.e. high encounterability).	3
Selectivity	The minimum mesh size of an anglerfish gillnet is 30 cm (MFRI pers. communication, October 2016). Given the large size of even a juvenile harbour seal compared to the mesh size of anglerfish gillnets, there is a high potential that individuals < half the size at maturity are retained by gear.	3

Post capture	Default score for retained species (P2)	3
mortality		

Harbour Seal PSA - References

- Baechler, J., C. Beck, W. Bowen. 2002. Dive shapes reveal temporal changes in the foraging behaviour of different age and sex classes of harbour seals (*Phoca vitulina*). Canadian Journal Of Zoology, 80/9: 1569.
- Burns, J. 2008. Encyclopedia of Marine Mammals. Pp. 533-541 in W Perrin, B Wursig, J Thewissen, eds. Harbour Seal and Spotted Seal, Vol. 1, 2 Edition. New York, NY: Academic Press.
- Cale, K. 2012. "*Phoca vitulina*" (On-line), Animal Diversity Web. Accessed June 24, 2017 at http://animaldiversity.org/accounts/Phoca_vitulina/
- Coltman, D., W. Bowen, J. Wright. 1998. Male mating success in an aquatically mating pinniped, the harbour seal (*Phoca vitulina*), assessed by microsatellite DNA marker. Behavioural Ecology and Sociobiology, 7/5: 627-638.
- de Magalhaes, J., J. Costa. 2009. A database of vertebrate longevity records and their relation to other lifehistory traits. Jounal of Evolutionary Biology, 22/8: 1770-1774.
- Granquist, S.M. & Hauksson, 2016. Seasonal, meteorological, tidal and diurnal effects on haul-out patterns of harbour seals (*Phoca vitulina*) in Iceland. Polar Biology 39: 2347. https://doi.org/10.1007/s00300-016-1904-3
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Appendix 1.3: Conditions, Recommendations and Client Action Plan

No conditions have been carried over from a previous assessment and no new conditions relate to previous conditions (FCR 7.24.2.2, 7.23.13.1, 7.23.13.2 (except 7.23.13.2.b)). However, eight conditions as well as two recommendations have been raised which should harmonise with other assessments. These have been identified in the condition text.

Six outline conditions were raised for lumpfish gillnet (UoA6).

The conditions were forwarded to the Client who has submitted a plan of action to address those during the certification period.

Conditions

Condition 1		
UoA: ISF Icelar	UoA: ISF Iceland anglerfish – All gears	
Performance Indicator	PI 1.2.2 There are well defined and effective harvest control rules in place	
Score	75	
Rationale	The harvest control rule is based on calculating the TAC corresponding to a proxy of F _{MSY} in the latest stock assessment model. At least this part of the harvest control rule is well defined and is clearly consistent with the overall MSY-based harvest strategy.	
	However, to what extent exploitation might be reduced as the limit reference point is approached is not clear. The clear target exploitation levels required and delivered by the harvest control rules, together with the intention to reduce exploitation below the trigger point, meet the SG60. However, the lack of a well-defined response should the stock fall below the trigger reference point prevents the SG80 being met.	
Condition	A well-defined harvest control rule should be put in place that is consistent with the harvest strategy and defines how the exploitation rate will be reduced as the stock approaches the limit reference point. Evidence should be provided that the HCR is precautionary within 4 years.	
Milestones	It is recognised that changes to the harvest control rule may require another benchmark assessment. Therefore, timing may need to fit into the MFRI stock assessment cycle.Year 1: Evidence is available indicating reassessment of the harvest control rule. Score 75.Year 2: Evidence is available indicating reassessment of the harvest control rule. Score 75.Year 3: Evidence is available indicating reassessment of the harvest control rule. Score 75.Year 4: A new harvest control rule is adopted that reduces exploitation as the limit	
Client action plan	reference point is approached. Score 80. Years 1 and 2 Engage with MFRI and MII for establishing a harvest control rule (HCR) including how the exploitation rate will be reduced as the stock approaches the limit reference point. The client group shall engage with the MFRI and outline an approach to meeting the conditions imposed by the MSC Certification Requirements. The client group aims to establish a basis for developing improved strategies for the sustainable management of	

resources utilized by ISF vessels. ISF will record the process and maintain a log of all interactions where the action plan is being discussed and carried out in cooperation with all parties, e.g. MFRI, MII, and Directorate of Fisheries, Universities, independent consultants and ISF members.
Year 3 Follow up on results of engagement in year 1 and 2 regarding a harvest control rule. The client group promotes the necessity for a harvest control rule, ensuring reduced exploitation rates as the stock approaches a limit reference point. The client will conduct an evaluation of a harvest control rule, either through MFRI or internal options as set out above. The actions in year 3 are dependent on outcomes in previous years. If a clear and precautionary HCR is implemented by the MII in previous years, there is no need for further actions. If not, ISF will seek support within the client group to further look for alternatives to develop and adopt a precautionary HCR. ISF will record the process and maintain a log of all interactions where the action plan is being discussed and carried out in cooperation with all parties, e.g. MFRI, MII, and Directorate of Fisheries, Universities, independent consultants and ISF members.
Year 4 Implement measures developed and evaluated in year This may need to fit into MFRI assessment cycle. ISF will record the process and maintain a log of all interactions where the action plan is being discussed and carried out in cooperation with all parties, e.g. MFRI, MII, and Directorate of Fisheries, Universities, independent consultants and ISF members.
<u>CAB assessment of progress</u> : The CAB will assess progress of the condition by reviewing evidence supplied by the client and interviews with all parties involved as needed.
Consultation with MFRI and MII

<u>C2 - PI 2.2.1</u>

Condition 2 UoA: ISF Iceland anglerfish fishery using gillnets, anglerfish gillnets	
Performance Indicator	PI 2.2.1 The UoA aims to maintain secondary species above a biologically based limit and does not hinder recovery of secondary species if they are below a biological based limit.
Score	Gillnets: 75 Anglerfish gillnets: 75
Rationale	Harbour seal Based on the most recent MFRI data available, gillnets account for a maximum of 46 harbour seal deaths per year, which would account for only 0.6% of the total estimated lcelandic population per year. However, this estimate refers to a worst-case-scenario based on the available information and needs to be considered with caution given the limitations of the available bycatch data (lack of logbook data, low coverage of lumpfish trips by on board observers, high variation in estimates [232 in 2014; 1288 in 2015]). There is no demonstrably effective partial strategy in place to manage seabird and marine mammal bycatch in Iceland. SG 80 is not met for both gillnets.

	Harbour perpairs
	Harbour porpoise The Risk Based Framework was used to assess PI 2.2.1 - Secondary Species Outcome for the anglerfish gillnet UoA. The result of this RBF assessment was a score of 75 - pass with condition. Two species scored below SG 80: harbour seal and harbour porpoise. Full details are available in Appendix 1.2.
Condition	Harbour seal (gillnet, anglerfish gillnet) and harbour porpoise (anglerfish gillnet) must be shown highly likely to be within biologically based limits, or it must be demonstrated that there is a partial strategy of demonstrably effective mitigation measures in place such that the UoAs do not hinder recovery and rebuilding.
Milestones	Year 1: Develop and propose a partial or full strategy that ensures that the UoAs do not hinder any recovery and rebuilding of harbour seal (gillnet, anglerfish gillnet) and harbour porpoise (anglerfish gillnet). Resulting score: 70 Year 2: Consult with industry and all stakeholders on the proposed strategy and amend accordingly. Resulting score: 70 Year 3: Formally commit to the new strategy and, with industry, commence its implementation. Resulting score: 70 Year 4: Demonstrate that the adopted strategy has been fully adopted and is being implemented in an effective manner. Resulting score: 80
Client action plan	 Year 1 Marine mammals: Improve on board logging: Engage with fishery operators in order to improve logbook recording of marine mammals interaction. Marine mammals: Evaluate need for partial strategy: Consult with the Directorate of Fisheries and the Marine Research Institute and/or other parties with the objective to determine if recording and monitoring of marine mammals interaction is at a level that is sufficient to detect increased risk to the population. Marine mammals: Evaluate impacts: Consult with the Directorate of Fisheries, the Marine Research Institute and/or other institutions with the objective of evaluating the risk to marine mammals interaction in the fishery or engage with independent parties to evaluate the risk to marine mammals by the fishery. ISF will call for recommendations for methods from the fishermen to prevent marine mammals coming to the gillnets. ISF will form a stakeholder panel to mitigate information on progress and to channel tasks regarding the condition to representative stakeholders within or outside of ISF. The panel will convene twice a year during the lifetime of the certificate, or as needed, and be comprised of ISF representatives and from other stakeholders as fitting for each condition. Improvements expected: Better information on interaction with marine mammals is expected. Auditing: At the Year 1 audit; ISF will present i) Results from further research of marine mammals interaction; ii) an analysis of available data on the interaction in gill nets fishery and iii) any available data giving an indication of population trends in habour seal and harbor porpoise. Year 2 Marine mammals: Evaluate need for partial strategy: Continue engagement with the Directorate of Fisheries and the Marine Research Institute to promote monitoring marine mammals: interaction in the fishery and to determine if logbook recording and monitoring is adequate.

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	Marine mammals: Evaluate need for partial strategy: Continue consultation with the Marine Research Institute (MRI) and/or other institutions with the objective to continue evaluating the risk to marine mammals in the fishery or continue engagement with independent parties to continue evaluation of the risk to marine mammals in the fishery.
	<u>Marine mammals:</u> Evaluate impacts: Present a preliminary assessment of measures that could be included in a partial strategy to prevent the fishery from posing a risk of serious or irreversible harm to marine mammals, if necessary. In year 2 ISF will have a report from the industry what have been done and success of it.
	<i>Improvements expected:</i> Continued information on interaction with marine mammals is expected.
	Auditing: At the Year 2 audit, ISF will present i) Suggestions on methods been to be done to prevent marine mammals as interaction; ii) an initiative to work with authorities on a partial strategy.
	Year 3 <u>Marine mammals:</u> Improve on board logging: Prepare a written report (or commission such a report) during Year 3 on the reliability of logbook recordings and monitoring.
	<u>Marine mammals:</u> <i>Evaluate need for partial strategy:</i> Present a draft plan for addressing impacts on marine mammals, if necessary depending on research results. <u>Marine mammals:</u> <i>Evaluate impacts:</i> Present evidence of ongoing consultation with relevant parties to address problems and areas for further action, e.g. work with the Small boat association and net locations and with MRI on same matter.
	<i>Improvements expected:</i> An outline for a partial strategy addressing solutions to interaction.
	Auditing: At the Year 3 audit, ISF will present i) a completed report on logbook reliability; ii) a draft partial strategy to address interaction; iii) evidence of cooperation between ISF, NASBO (National Association of Small Boat Owners) and MRI on solutions.
	Year 4
	The strategies established in year 3 shall be in implementation by year four, if necessary. ISF will meet with MRI to evaluate the progress, meet with the DF to follow up on MRI findings and discuss progress and the commitment to the implemented strategies. In year 4, ISF is monitoring the effectiveness of plans, actions and strategies implemented in first 4 years, and base further actions on results from previous years, to fulfil the condition.
	<i>Improvements expected:</i> An outline for a partial strategy addressing solutions to interaction.
	Auditing: At the Year 4 audit, ISF will present i) evidence of implementation of the strategy ii) a review of the effectiveness of plans, actions and strategies implemented in first 4 years with recommendations for further actions.
Consultation on condition	Consultation between the fishing industry (NASBO and ISF members), the Marine and Freshwater Research institute, and the Directorate of Fisheries will be necessary as part of fulfilment of this condition.

<u>C3 – PI 2.2.2</u>

Condition 3 UoA: ISF Iceland anglerfish fishery using gillnets, anglerfish gillnets, longlines	
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Performance	PI 2.2.2 There is a strategy in place for managing secondary species that is designed to
Indicator	maintain or to not hinder rebuilding of secondary species and the UoA regularly

	reviews and implements measures, as appropriate, to minimise the mortality of unwanted catch.
	Gillnets: 65
Score	Anglerfish gillnets: 65
	Longlines: 75
Rationale	The measures in place do not represent a partial strategy implemented to manage by- catch of out-of-scope secondary species like birds and mammals. This condition is harmonised with that for ISF Iceland cod and halibut fisheries. Information available on the fishery / species involved indicates that the partial strategy currently in place is not sufficient and may not work to ensure the fishery does not pose a risk for bycatch populations. The measures in place for managing bycatch of vulnerable species such as seabirds and mammals are generally not designed to manage impact on that component specifically (e.g. temporal and seasonal closures are not designed to reduce bycatch of vulnerable species), and other measures require improvements to be appropriate for the fishery (e.g. more logbook returns / more observer trips are required to gather bycatch data).
	<u>The measures may not have been implemented as appropriate in all cases for (cod)</u> gillnets and lumpfish gillnets. In the case of anglerfish gillnets insufficient information is available to ascertain that measures are being implemented as appropriate.
Condition	A demonstrably effective partial strategy should be put in place such that the gillnet, anglerfish gillnet and longline fisheries do not hinder recovery and rebuilding of vulnerable out-of-scope secondary marine mammal and seabird species. This should include a regular review of the potential effectiveness and practicality of alternative measures to minimise fishery related mortality of unwanted catch of vulnerable species such as harbour seal, harbour porpoise, European shag, greater black-backed gull and fulmar, as well as regular reviews to ensure that the relevant measures are implemented as appropriate.
Milestones	Year 1: Develop and propose a partial or full strategy that ensures that the gillnet, anglerfish gillnet and longline fisheries do not hinder recovery and rebuilding of vulnerable out-of-scope secondary marine mammal and seabird species such as harbour seal, harbour porpoise, European shag, greater black-backed gull and fulmar. Initiate a regular review process to identify and evaluate alternative measures that would reduce unwanted catch. Resulting score: 70 Year 2: Consult with industry and all stakeholders on the proposed strategies and amend accordingly. Resulting score: 70 Year 3: Formally commit to the new strategies and, with industry, commence their implementation. Resulting score: 70 Year 4: Demonstrate that the adopted strategies have been fully adopted and are being implemented in an effective manner. Demonstrate that at least one review (of a regular
	process) to reduce unwanted catch has taken place. Resulting score: 80
	implemented in an effective manner. Demonstrate that at least one review (of a regular process) to reduce unwanted catch has taken place.

Client action plan	Year 1 Marine mammals and seabirds: Improve on board logging: Engage with fishery operators in order to improve logbook recording of marine mammals and the 6 abovementioned seabirds species bycatch. Marine mammals and seabirds: Evaluate need for partial strategy: Consult with the Directorate of Fisheries and the Marine Research Institute and/or other parties with the objective to determine if recording and monitoring of marine mammals and the seabirds bycatch is at a level that is sufficient to detect increased risk to the population. Marine mammals and seabirds: Evaluate impacts: Consult with the Directorate of Fisheries, the Marine Research Institute and/or other institutions with the objective of evaluating the risk to marine mammals and seabirds bycatch in the fishery or engage with independent parties to evaluate the risk to marine mammals and seabirds by the fisher). ISF will Carl for recommendations for methods from the fishermen and the industry to prevent marine mammals and seabirds coming to the gillnets and long line. ISF will form a stakeholder panel to mitigate information on progress and to channel tasks regarding the condition to representative stakeholders within or outside of ISF. The panel will convene twice a year during the lifetime of the certificate, or as needed, and be comprised of ISF representatives and from other stakeholders as fitting for each condition. Improvements expected: Better information on bycatch of harbour seal, harbour porpoise and fumar, shag, cormorant, Northern gannet, great black-backed gull and common guillemot is expected. Auditing: At the Year 1 audit; ISF will present i) Results from further research of marine mammals and seabirds; Juprove on board logging: Continue engagement with fishery operators to ensure adequate logbook recording interaction & bycatch. Marine mammals and seabirds; Evaluate need for partial strategy: Continue engagement with the Directorate of Fisheries and the Marine Research Institute to promote monitoring marine

	Year 3
	Marine mammals and seabirds: Improve on board logging: Prepare a written report (or
	commission such a report) during Year 3 on the reliability of logbook recordings and monitoring.
	Marine mammals and seabirds: Evaluate need for partial strategy: Present a draft plan
	for addressing impacts on marine mammals and seabirds as bycatch, if necessary depending on research results.
	Marine mammals and seabirds: <i>Evaluate impacts:</i> Present evidence of ongoing
	consultation with relevant parties to address problems and areas for further action, e.g. work with the Small boat association and net locations and with MRI on same matter. <i>Improvements expected:</i> An outline for a partial strategy addressing solutions to bycatch.
	Auditing: At the Year 3 audit, ISF will present i) a completed report on logbook
	reliability; ii) a draft partial strategy to address bycatch; iii) evidence of cooperation
	between ISF, NASBO (National Association of Small Boat Owners) and MRI on solutions.
	Year 4
	The strategies established in year 3 shall be in implementation by year four, if necessary. ISF will meet with MRI to evaluate the progress, meet with the DF to follow up on MRI findings and discuss progress and the commitment to the implemented strategies. In year 4, ISF is monitoring the effectiveness of plans, actions and strategies implemented in first 4 years, and base further actions on results from previous years, to fulfil the condition.
	Improvements expected: An outline for a partial strategy addressing solutions to
	bycatch.
	Auditing: At the Year 4 audit, ISF will present i) evidence of implementation of the
	strategy ii) a review of the effectiveness of plans, actions and strategies implemented in
	first 4 years with recommendations for further actions.
Consultation co	Consultation between the fishing industry (NASBO and ISF members), the Marine and
Consultation on	Freshwater Research institute, and the Directorate of Fisheries will be necessary as part
condition	of fulfilment of this condition.

<u>C4 – PI 2.2.3</u>

Condition 4 UoA: ISF Iceland anglerfish fishery using gillnets, anglerfish gillnets and longlines	
Performance Indicator	PI 2.2.3 Secondary species information Information on the nature and amount of secondary species taken is adequate to determine the risk posed by the UoA and the effectiveness of the strategy to manage secondary species
Score	Gillnets: 75 Anglerfish gillnets: 75 Longlines: 75
Rationale	Logbook returns have been poor, and variations in estimated numbers of bycatch species evident in the most recent data provided by the MFRI indicate that the available information may not be accurate and verifiable for all bycatch species, including for the main secondary species being considered in the present assessment. The quantitative

	information available is thus not adequate to assess impacts of the UoA on main secondary species with respect to status.
	Gillnets and Longlines
	Reporting provides some quantitative information on of seabird and marine mammal bycatch that is both available and adequate to assess the impact of the UoA on main secondary species with respect to their status. The information should be assessed by MFRI on a regular basis and different sources of information should be compared (e.g. logbook data, survey data, observer data etc.). Where disparities are determined, efforts should be made to improve the accuracy of data available on bycatch of seabirds and marine mammals.
Condition	This condition has been reworded slighlty but is nevertheless harmonised with that for ISF Iceland golden redfish, ISF Iceland saithe & ling, ISF Iceland cod and ISF Iceland halibut fisheries.
	Anglerfish Gillnets
	Reporting provides some quantitative information on seabird and marine mammal bycatch that is adequate to assess productivity and susceptibility attributes for the main secondary species. The information should be assessed by MFRI on a regular basis and different sources of information should be compared (e.g. logbook data, survey data, observer data etc.). Where disparities are determined, efforts should be made to improve the accuracy of data available on bycatch of seabirds and marine mammals.
Milestones	Year 1: There shall be evidence of the Client's plan to encourage and enable fishing vessels to record all seabird and marine mammal bycatch in electronic logbook systems. Score 75
	Year 2: By the end of Year 2 there shall be evidence that some quantitative information on of seabird and marine mammal bycatch is both available and adequate to assess the impact of the UoA on main secondary species with respect to their status. Score 80
	Year 1
Client action plan	Data recording: Consult with the Directorate of Fisheries, the Marine Research Institute and/or other institutions to improve reporting in to the e-logbooks on both seabird bycatch and marine mammal interaction.
	<i>Improvements:</i> ISF will present an introduction of data and information being collected for the first year.
	Auditing: At the audit, ISF will present progress on logbook reporting of seabird bycatch and its adequacy to assess the impact of the UoA with respect to their status.
	Year 2
	Data collection: Continue engagement with the Directorate of Fisheries and the Marine Research Institute to promote monitoring of seabird bycatch and mammal interaction in the fishery and to determine if logbook recording and monitoring is adequate.
	<i>Improvements:</i> ISF will present further data and information being collected for the first 2 years.
	Auditing: At the audit, ISF will present progress on logbook reporting of seabird bycatch and its adequacy to assess the impact of the UoA with respect to their status.
	Year 3

	Auditing: At the 3 rd and subsequent audits, ISF will provide compiled data and analysis of bycaught secondary species, so that it can be seen that the data collected is meaningful and adds to the management strategies of those species
Consultation on condition	Consultation between the fishing industry (NASBO and ISF members), the Marine and Freshwater Research institute, and the Directorate of Fisheries will be necessary as part of fulfilment of this condition.

C5 – PI 2.3.2

Condition 5 UoA: ISF Icelan	d anglerfish fishery using gillnets, anglerfish gillnets, and longlines
Performance Indicator	PI 2.3.2 The UoA has in place precautionary management strategies designed to ensure the UoA does not hinder recovery of ETP species. Also, the UoA regularly reviews and implements measures, as appropriate, to minimise the mortality of ETP species.
Score	Gillnets: 70 Anglerfish gillnets: 70 Longlines: 70
Rationale	Cod gillnetsThe measures in place cannot be considered a full management strategy which has been designed to manage impacts on marine mammal and seabird species.The measures currently in place are not sufficient and may not work to ensure the fishery does not pose a risk for ETP populations as evidenced by the outcome score of SG 60 for black guillemot and common loon in the case of lumpfish gillnets. The measures in place for managing bycatch of vulnerable species such as seabirds and mammals are generally not designed to manage impact on that component specifically (e.g. temporal and seasonal closures are not designed to reduce bycatch of vulnerable species), and other measures require improvements to be appropriate for the fishery (e.g. more logbook returns / more observer trips are required to gather bycatch data).The fact that black guillemot and common loon did not achieve SG80 under PI 2.3.1 indicates that measures may not have been implemented as appropriate for lumpfish gillnets.Anglerfish gillnets In the case of anglerfish gillnets the assessment team did not find any evidence that any
	ETP species are being impacted. Given the lack of data available for this gear and the fact that the RBF had to be used to score PI 2.2.1 the team consders that a precautionary score in line with the other gillnets being assessed is appropriate until more data is available to confirm that no ETP species are being impacted by this gear.
Condition	A strategy should be put in place that is expected to ensure the UoAs do not hinder the recovery of ETP marine mammal and seabird species. This should include a regular review of the potential effectiveness and practicality of alternative measures to minimise fishery related mortality of unwanted catch of vulnerable seabird and marine mammal species, as well as regular reviews to ensure that the relevant measures are implemented as appropriate. This condition can be implemented together with condition 3.

Milestones	 Year 1: Develop and propose a partial or full strategy that ensures that the gillnet, anglerfish gillnet, and longline fisheries do not hinder recovery and rebuilding of vulnerable ETP marine mammal and seabird species. Initiate a regular review process to identify and evaluate alternative measures that would reduce unwanted catch. Resulting score: 70 Year 2: Consult with industry and all stakeholders on the proposed strategies and amend accordingly. Resulting score: 70 Year 3: Formally commit to the new strategies and, with industry, commence their implementation. Resulting score: 70 Year 4: Demonstrate that the adopted strategies have been fully adopted and are being implemented in an effective manner. Demonstrate that at least one review (of a regular process) to reduce unwanted catch has taken place. Resulting score: 80
Client action plan	 Year 1 Marine mammals and seabirds : Improve on board logging: Engage with fishery operators in order to improve logbook recording of marine mammals and seabirds bycatch. Marine mammals and seabirds: Evaluate need for partial strategy: Consult with the Directorate of Fisheries and the Marine Research Institute and/or other parties with the objective to determine if recording and monitoring of marine mammals and seabirds bycatch is at a level that is sufficient to detect increased risk to the population. Marine mammals and seabirds: Evaluate impacts: Consult with the Directorate of Fisheries, the Marine Research Institute and/or other institutions with the objective of evaluating the risk to marine mammals and seabirds bycatch in the fishery or engage with independent parties to evaluate the risk to marine mammals and seabirds by the fishery. ISF will call for recommendations for methods from the fishermen and the industry to a prevent marine mammals and seabirds coming to the gillnets and long line. ISF will form a stakeholder panel to mitigate information on progress and to channel tasks regarding the condition to representative stakeholders within or outside of ISF. The panel will convene twice a year during the lifetime of the certificate, or as needed, and be comprised of ISF representatives and from other stakeholders as fitting for each condition. Improvements expected: Better information on bycatch of marine mammals and seabirds bycatch in gill nets and long line fishery and iii) any available data giving an indication of population trends in marine mammals and seabirds. Year 2 Marine mammals and seabirds: Evaluate need for partial strategy: Continue engagement with the Directorate of Fisheries and the Marine Research Institute to promote monitoring marine mammals and seabirds bycatch in the fishery and to determine if logbook recording and monitoring is adequate.

	Marine mammals and seabirds: Evaluate need for partial strategy: Continue consultation with the Marine Research Institute (MRI) and/or other institutions with the objective to continue evaluating the risk to marine mammals and seabirds in the fishery or continue engagement with independent parties to continue evaluation of the risk to marine mammals and seabirds in the fishery. <u>Marine mammals and seabirds:</u> Evaluate impacts: Present a preliminary assessment of measures that could be included in a partial strategy to prevent the fishery from posing a risk of serious or irreversible harm to marine mammals and seabirds, if necessary. In year 2 ISF will have a report from the industry what have been done and success of it. Improvements expected: Continued information on interaction with marine mammals and seabirds is expected. Auditing: At the Year 2 audit, ISF will present i) Suggestions on methods been to be done to prevent marine mammals and seabirds as bycatch; ii) an initiative to work with authorities on a partial strategy.
	Year 3 <u>Marine mammals and seabirds</u> : <i>Improve on board logging</i> : Prepare a written report (or commission such a report) during Year 3 on the reliability of logbook recordings and monitoring. <u>Marine mammals and seabirds</u> : <i>Evaluate need for partial strategy</i> : Present a draft plan for addressing impacts on marine mammals and seabirds species as bycatch, if
	necessary depending on research results. <u>Marine mammals and seabirds:</u> <i>Evaluate impacts:</i> Present evidence of ongoing consultation with relevant parties to address problems and areas for further action, e.g. work with the Small boat association and net locations and with MRI on same matter. <i>Improvements expected:</i> An outline for a partial strategy addressing solutions to bycatch.
	Auditing: At the Year 3 audit, ISF will present i) a completed report on logbook reliability; ii) a draft partial strategy to address bycatch; iii) evidence of cooperation between ISF, NASBO (National Association of Small Boat Owners) and MRI on solutions.
	Year 4 Measures established in year 3 shall be in implementation by year four, if necessary. ISF will meet with MRI to evaluate the progress, meet with the DF to follow up on MRI findings and discuss progress and the commitment to the implemented strategies. In year 4, ISF is monitoring the effectiveness of plans, actions and strategies implemented in first 4 years, and base further actions on results from previous years, to fulfil the condition.
	<i>Improvements expected:</i> An outline for a partial strategy addressing solutions to bycatch. <i>Auditing:</i> At the Year 4 audit, ISF will present i) evidence of implementation of the strategy ii) a review of the effectiveness of plans, actions and strategies implemented in first 4 years with recommendations for further actions.
Consultation on condition	Consultation between the fishing industry (NASBO and ISF members), the Marine and Freshwater Research institute, and the Directorate of Fisheries will be necessary as part of fulfilment of this condition.

<u>C6 – PI 2.3.3</u>

Condition 6 UoA: ISF Iceland anglerfish fishery using cod gillnets, anglerfish gillnets and longlines	
Performance Indicator	 PI 2.3.3 ETP species information Relevant information is collected to support the management of UoA impacts on ETP species, including: Information for the development of the management strategy; Information to assess the effectiveness of the management strategy; and Information to determine the outcome status of ETP species.
	Gillnets: 70
Score	Anglerfish gillnets: 70
	Longlines: 70
	Cod gillnets, longlines
Rationale	Logbook returns have been poor, and variations in estimated numbers of bycatch species evident in the most recent data provided by the MFRI indicate that the available information may not be accurate and verifiable for all bycatch species, including for the ETP species being considered in the present assessment. The low number of trips monitored by observers in the smaller fisheries, including gillnets, continues to make extrapolation of bycatch estimates difficult (MFRI, pers. communication); although the quality of the data has improved in the last 5 years. The quantitative information available is thus not adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to protection and recovery of the ETP species. SG 80 is not met.
	Anglerfish nets
	In the case of anglerfish gillnets the assessment team did not find any evidence that any ETP species are being impacted. Given the lack of data available for this gear and the fact that the RBF had to be used to score PI 2.2.1 the team consders that a precautionary score in line with the other gillnets being assessed is appropriate until more data is available to confirm that no ETP species are being impacted by this gear.
	Gillnets and Longlines
Condition	Reporting provides some quantitative information on of seabird and marine mammal bycatch that is adequate to assess the UoA related mortality and impact, and to determine whether the UoA may be a threat to protection and recovery of ETP species. The information should be assessed by MFRI on a regular basis and different sources of information should be compared (e.g. logbook data, survey data, observer data etc.). Where disparities are determined, efforts should be made to improve the accuracy of data available on bycatch of seabirds and marine mammals.
	Anglerfish Gillnets
	Reporting provides some quantitative information on ETP seabird and marine mammal bycatch (if applicable) that is adequate to assess productivity and susceptibility attributes for ETP species. The information should be assessed by MFRI on a regular basis and different sources of information should be compared (e.g. logbook data, survey data, observer data etc.). Where disparities are determined, efforts should be made to improve the accuracy of data available on bycatch of seabirds and marine mammals.

	This condition can be implemented together with condition 4.
Milestones	 Year 1: There shall be evidence of the Client's plan to encourage and enable fishing vessels to record all seabird and marine mammal bycatch in electronic logbook systems. Score 75 Year 2: By the end of Year 2 there shall be evidence that some quantitative information on of seabird and marine mammal bycatch is both available and adequate to assess the impact of the UoA on ETP species with respect to their status. Score 80
	Year 1
	<u>Data recording</u> : Consult with the Directorate of Fisheries, the Marine Research Institute and/or other institutions to improve reporting in to the e-logbooks on both seabird and marine mammal bycatch.
	<i>Improvements:</i> ISF will present an introduction of data and information being collected for the first year.
	Auditing: At the audit, ISF will present progress on logbook reporting of seabird bycatch and its adequacy to assess the impact of the UoA with respect to their status.
	Year 2
Client action plan	Data collection: Continue engagement with the Directorate of Fisheries and the Marine Research Institute to promote monitoring of seabird bycatch and mammal interaction in the fishery and to determine if logbook recording and monitoring is adequate.
	<i>Improvements:</i> ISF will present a further data and information being collected for the first 2 years.
	Auditing: At the audit, ISF will present progress on logbook reporting of seabird bycatch and its adequacy to assess the impact of the UoA with presentation of analysis of data collected so far.
	Year 3
	Auditing: At the Year 3 audit and in future audits, ETP interactions/bycatch data should be coming in and analysis to be presented, per gear; a review of the usefulness of this data collection is commendable, but should be a client internal audit of the logbook system with the view to providing improved information at MSC audits.
Consultation on condition	Consultation between the fishing industry (NASBO and ISF members), the Marine and Freshwater Research institute, and the Directorate of Fisheries will be necessary as part of fulfilment of this condition.

<u>C7 – PI 2.4.1</u>

Condition 7 UoA: ISF Icelar	nd anglerfish bottom trawl fishery
Performance Indicator	PI 2.4.1: The UoA does not cause serious or irreversible harm to habitat structure and function, considered on the basis of the area covered by the governance body(s) responsible for fisheries management in the area(s) where the UoA operates.
Score	Bottom trawlers: 75

	The slope areas off the south coast of Iceland are very steep, with depths descending from around 400 m to more than 1500 m within few nautical miles, and parts of the slope areas are considered difficult for trawling. Therefore, vulnerable habitats have some depth refuge from fisheries impacts in Icelandic waters. Nevertheless, in the past the bottom trawl fishery has reduced coral habitat structure and the present fishing patterns of the UoA overlap with vulnerable habitats of corals. There is explicit protection of several <i>Lophelia</i> areas where no fishing gear with bottom contact are allowed, including bottom trawling since permanent area closures for bottom trawling are in operation along the shelf break off W Iceland including seabed on the shallow part of the Reykjanes Ridge where <i>Lophelia</i> reefs occur (Figure 3-20; Figure 3-21).
Rationale	No such closures are in place to protect coral gardens characterised by aggregations of colonies or individuals of one or more coral species of leather corals (Alcyonacea), (Gorgonacea), sea pens (Pennatulacea), black corals (Antipatharia), and hard corals (Scleractinia) other than <i>Lophelia</i> .
	There is no explicit protection of areas which are rich in sponge communities where no fishing gear with bottom contact are allowed, although a number of seasonal or annual closures to bottom trawling exist which might have beneficial effects on the sponge habitats occurring there.
	No recording of benthic bycatch by commercial fishing vessels is in place.
	This has been harmonised with the ISF Iceland cod and haddock, ISF Iceland golden redfish, ISF Iceland saithe and ling and ISF Greenland halibut fisheries, where there is a condition for this PI.
Condition	By the fourth surveillance audit necessary conservation and management measures for all vulnerable marine habitats shall be in place and implemented, such that the trawl fishery does not cause serious or irreversible harm to habitat structure, on a regional or bioregional basis, and function.
	This condition is harmonised with that for ISF Iceland haddock, ISF Iceland golden redfish and the ISF Iceland saithe & ling fisheries.
	Year 1: There shall be evidence of the Client's plan to evaluate potential damage to <i>Lophelia</i> reefs, sponges, coral gardens appropriate to this UoA. There shall be evidence of engagement with the Marine and Freshwater Research Institute (MFRI) with the goal of evaluating potential damage to all vulnerable habitats by fishing activities. If MFRI is unable to provide support for the implementation of the plan, the fishery shall prepare the plan on the basis of other means (e.g. independent consultants or scientists or other means as appropriate). The plan may include an Environmental Impact Assessment or other similar analysis. Score 75
Milestones	Year 2: By the end of Year 2 there shall be evidence of ongoing work towards the implementation of the plan; i.e. developing options for conservation and management measures to all vulnerable habitats, such that the fishery does not cause serious or irreversible harm to habitat structure, on a regional or bioregional basis, and function. These options may be developed with the support of MFRI, or may be developed within the client group, as appropriate. Options may include closed areas, move on thresholds or other actions as appropriate, but should be sufficient to ensure that there serious and irreversible harm to sponges and coral gardens is highly unlikely. Score 75
	Year 3: Evaluate the options developed in year 2. Consider suggested modifications, if needed and finalise and agree on conservation and management measures. By the end of the year a partial strategy for the protection of <i>Lophelia</i> reefs, sponges, coral gardens

	from trawling shall be agreed upon, either at client group level or at a higher level. Score 75
	Year 4: Implement the agreed upon partial strategy. Score 80.
	A formal commitment to the agreed upon conservation and management measures shall remain in place for the duration of the certification period.
Client action plan	 Year 1 Based on work done (pilot project with HB Grandi) ISF will meet with MRI and request an engagement by MRI to conserve vulnerable habitats and ask for options and plans to prevent serious or irreversible harm to habitat structures, if necessary. ISF will engage their members to agree upon and implement methods of benthic bycatch monitoring by ISF member vessels, as agreed with WWF during the objections process <i>Improvements:</i> Implementation of a monitoring plan will have begun to monitor impacts on coral gardens, sponges and <i>Lophelia</i> reefs and reduce them to acceptable levels as required. Auditing: At the Year 1 audit, ISF will present evidence from the monitoring efforts. ISF will form a stakeholder panel to mitigate information on progress and to channel tasks regarding the condition to representative stakeholders within or outside of ISF. The panel will convene twice a year during the lifetime of the certificate, or as needed, and be comprised of ISF representatives and from other stakeholders as fitting for each condition. Year 2 ISF will meet with MRI to discuss findings from annual research on sponge and coral incidents. The meeting is intended to review statistics and discuss alternative actions, if needed. ISF will meet with members of the client group to discuss the condition and ask for feedback on actions made by each member to address the condition and ask for feedback on actions made by each member to address the condition and ask if or feedback on actions made by each member so the client group to meet the condition. The purpose is to ensure that bottom trawling is highly unlikely to cause serious or irreversible harm to sponges and coral gardens. Improvements: The plan, if required, is updated according to the results of ongoing monitoring, and agreed by ISF and all relevant parties. Auditing: At the Year 2 audit, ISF will present an action plan, with evidence that it has been agreed by all participating parties (e.g. a signed agreement, meeting minutes, letters of suppo
	year of and adjust for improved efficiency, as needed. The goarts to protect deep sea

	sponge aggregations and coral gardens from impacts of trawling and seek an agreement among the members of the client group to this type of conservation. The actions of Year 4 are contingent on the outcome of findings showing whether and how conservation actions are required. If a plan has been proven necessary and agreed upon in year three, ISF will monitor the implementation of the plan in year 4 in cooperation with the
	members of the client group. <i>Improvements</i> : If required, the plan is implemented; it is updated as new information is available. <i>Auditing</i> : At the Year 4 audit, ISF will present the updated plan if necessary, with evidence of implementation (e.g. benthic logbook data, MRI report or other similar).
Consultation on condition	Consultation between the fishing industry (SFS and HB Grandi or other ISF member) and the Marine and Freshwater Research Institute will be necessary as part of fulfilment of this condition.

C8 – PI 2.4.2

C8 – PI 2.4.2	
Condition 8 UoA: ISF Iceland anglerfish bottom trawl & <i>Nephrops</i> trawl fisheries	
Performance Indicator	PI 2.4.2: There is a strategy in place that is designed to ensure the UoA does not pose a risk of serious or irreversible harm to the habitats
Score	Bottom trawlers: 75 Nephrops trawlers: 75
Rationale	The Icelandic management strategy for marine habitats in general, and VMEs in particular, is mainly implemented through a system of closed areas which effectively prevent both bottom trawls and <i>Nephrops</i> trawls from being used in known areas of cold-water coral concentrations along the edge of the continental shelf. A known hydrothermal vent area is also closed to trawling. This represents a partial strategy for cold water corals and hydrothermal vents, but is not yet in place for coral gardens or sponge concentrations, and does not meet SG80 for these two VME types. Vessels abide by commonly accepted move-on rules when encountering VMEs in these areas, but these are informal.
Condition	By the fourth surveillance audit necessary conservation and management measures for deep-sea sponge aggregation and coral gardens shall be in place and implemented, such that there is a partial strategy in place and implemented for these habitat types specifically, ensuring that the bottom and <i>Nephrops</i> trawl fisheries do not cause serious or irreversible harm to habitat structure and function in Icelandic waters. This strategy will include, where necessary, appropriate formalised move-on measures to avoid interactions with ALL forms of VMEs. With regard to the bottom trawl UOA, this condition is harmonised with that for ISF Iceland haddock, ISF Iceland golden redfish and the ISF Iceland saithe & ling fisheries.

With regards to Nephrops UoA, this condition is harmonised with that for ISC Icelandic cod and halibut.

	Year 1: There shall be evidence of the Client's plan to evaluate potential damage to
	deep-sea sponge aggregations and coral gardens appropriate to this UoA. There shall be
Milestones	evidence of engagement with the Marine and Freshwater Research Institute (MFRI) with
	the goal of evaluating potential damage to all vulnerable habitats by fishing activities. If
	MFRI is unable to provide support for the implementation of the plan, the fishery shall
	prepare the plan on the basis of other means (e.g. independent consultants or scientists

	or other means as appropriate). The plan may include an Environmental Impact Assessment or other similar analysis. In addition, measures to repeatedly avoid interactions with VMEs will be developed and formalised within the UoAs. Score 75
	Year 2: By the end of Year 2 there shall be evidence of ongoing work towards the implementation of the plan; i.e. developing options for conservation and management measures to all vulnerable habitats, such that the fishery does not cause serious or irreversible harm to habitat structure, on a regional or bioregional basis, and function. These options may be developed with the support of MFRI, or may be developed within the client group, as appropriate. Options may include closed areas, move on thresholds or other actions as appropriate, but should be sufficient to ensure that any serious and irreversible harm to deep-sea sponge aggregations and coral gardens is highly unlikely. Score 75
	Year 3: Evaluate the options developed in year 2. Consider suggested modifications, if needed and finalise and agree on conservation and management measures. By the end of the year a partial strategy for the protection of deep-sea sponge aggregations and coral gardens from trawling shall be agreed upon, either at client group level or at a higher level. Score 75
	Year 4: Implement the agreed upon partial strategy. Score 80.
	A formal commitment to the agreed upon conservation and management measures shall remain in place for the duration of the certification period.
	Year 1
	Based on work done (pilot project with HB Grandi), ISF will meet with MRI and request an engagement by MRI to conserve vulnerable habitats and ask for options and plans to prevent serious or irreversible harm to habitat structures, if necessary. ISF will engage their members to agree upon and implement methods of benthic bycatch monitoring by ISF member vessels, as agreed with WWF during the objections process
	<i>Improvements:</i> Implementation of a monitoring plan will have begun to monitor impacts on coral gardens, sponges and other VMEs and reduce them to acceptable levels as required by the authority.
	Auditing: At the Year 1 audit, ISF will present evidence from the monitoring efforts.
Client action plan	ISF will form a stakeholder panel to mitigate information on progress and to channel tasks regarding the condition to representative stakeholders within or outside of ISF. The panel will convene twice a year during the lifetime of the certificate, or as needed, and be comprised of ISF representatives and from other stakeholders as fitting for each condition.
	Year 2
	ISF will meet with MRI to discuss findings from annual research on all VMEs incidents. The meeting is intended to review statistics and discuss alternative actions, if needed. ISF will meet with members of the client group to discuss the condition and ask for feedback on actions made by each member to address the condition. The actions will be formalized into a plan, intended for engagement by members of the client group to meet the condition. The purpose is to ensure that bottom trawling is highly unlikely to cause serious or irreversible harm to all VMEs.
	<i>Improvements:</i> The plan, if required, is updated according to the results of ongoing monitoring, and agreed by ISF and all relevant parties.

	Auditing: At the Year 2 audit, ISF will present an action plan, with evidence that it has been agreed by all participating parties (e.g. a signed agreement, meeting minutes, letters of support etc.)
	Year 3
	ISF will meet with members from the client group to discuss effects of actions taken in year 2 and adjust for improved efficiency, as needed. The goal is to protect deep sea sponge aggregations, coral gardens and other VMEs from impacts of trawling and seek an agreement among the members of the client group for this type of conservation. The actions of Year 3 are contingent on the outcome of findings showing whether and how conservation actions are required. If a plan has been proven necessary and agreed upon in year three, ISF will monitor the implementation of the plan in year 4 in cooperation with the members of the client group.
	<i>Improvements:</i> If required, the plan is implemented; it is updated as new information is available.
	<i>Auditing:</i> At the Year 3 audit, ISF will present the updated plan if necessary, with evidence of implementation (e.g. benthic logbook data, MRI report or other similar).
	Year 4 ISF will meet with members from the client group to discuss effects of actions taken in year 3 and adjust for improved efficiency, as needed. The goal is to protect deep sea sponge aggregations and coral gardens from impacts of trawling and seek an agreement among the members of the client group to this type of conservation. The actions of Year 4 are contingent on the outcome of findings showing whether and how conservation actions are required. If a plan has been proven necessary and agreed upon in year three, ISF will monitor the implementation of the plan in year 4 in cooperation with the members of the client group. <i>Improvements</i> : If required, the plan is implemented; it is updated as new information is available. <i>Auditing</i> : At the Year 4 audit, ISF will present the updated plan if necessary, with evidence of implementation (e.g. benthic logbook data, MRI report or other similar).
Consultation on condition	Consultation between the fishing industry (SFS and HB Grandi or other ISF member) and the Marine and Freshwater Research Institute will be necessary as part of fulfilment of this condition.

Recommendations

Recommendation 1 UoAs: Bottom trawl, <i>Nephrops</i> trawl, Danish seine.	
Performance Indicator	PI 2.2.3 Secondary species information Information on the nature and amount of secondary species taken is adequate to determine the risk posed by the UoA and the effectiveness of the strategy to manage secondary species
Purpose	Interactions with seabird and marine mammals should be recorded in the electronic logbooks of client vessels. However, logbook returns since their introduction in 2009 have indicated very few such entries, which contradicts the results of formal MFRI surveys, such as the MFRI spring gillnet survey.
Recommendation	The returns from electronic logbooks should be assessed by MFRI on a regular basis and compared to survey and ad hoc observer data. Where disparities are determined, efforts should be made to improve accurate logbook returns for the catch of seabird and marine mammals. This recommendation applies to all gears except gillnets, anglerfish gilnets, and longlines (where this issue is covered in Condition 4).
Client Action Plan	ISF will meet with MFRI and the Directorate of Fisheries to explain how important it is to have the logbooks credible regarding recorded marine mammals and seabirds as bycatch. ISF will discuss that action can be done by ISF member and other fishing ships around Iceland.
Consultation on Recommendation	Consultation between the fishing industry (SFS, LS and HB Grandi or other ISF member) and Marine Research institute as well as the Directorate of Fisheries will be necessary as part of fulfilment of this condition.

Recommendation 2 UoA: ISF Iceland cod fishery – All gears	
Performance Indicator	Traceability
Purpose	Management of risks to segregation and traceability within the fishery
Recommendation	 The team requests that the client issues a reminder to all of the client members, as well as auctions, to observe the following: to ensure full segregation of catch of each species by gear in the event more than one gear is applied during the same fishing trip; to ensure full segregation of catch of each species by management region, i.e. fish caught inside the Icelandic EEZ is kept separate, in the event a vessel catches the same species on the same trip inside and outside the Icelandic EEZ – and – to observe and implement appropriate measures of packing and labelling certified products prior to moving them to sub-contracting cooler or freezer storages upon landing, to ensure client members' responsibility for product integrity prior to sale or further handling.
Client Action Plan	ISF will meet with representatives of agencies involved in MSC CoC auditing in Iceland to map out the risks involved and most efficient means of ensuring necessary segregation and traceability within the fishery. ISF will also discuss this matter among ISF members and communicate the results to the wider fishing community.
Consultation on recommendation	Consultation with agencies conducting MSC CoC auditing (Tún, Sýni) and with the fishing industry, incl. ISF members, will be necessary as part of fulfilment of this condition.

Outline conditions for the ISF Iceland anglerfish lumpfish gillnet UoA

Table A1.3.11: Outline Condition 1

tion 1 nd anglerfish fishery using lumpfish gillnets
PI 2.2.1 The UoA aims to maintain secondary species above a biologically based limit and does not hinder recovery of secondary species if they are below a biological based limit.
Lumpfish gillnets: fail (score <60)
 Harbour seal Based on the most recent MFRI data available, gillnets account for a maximum of 46 harbour seal deaths per year, which would account for only 0.6% of the total estimated lcelandic population per year. However lumpfish gillnets were responsible for an estimated maximum of 1288 harbour seal deaths in 2014 - 2015, which would have impacted 16.83% of the estimated lcelandic population. However, this estimate refers to a worst-case-scenario based on the available bycatch data (lack of logbook data, low coverage of lumpfish trips by on board observers, high variation in estimates [232 in 2014; 1288 in 2015]). Since the IUCN considers that harbour seals has a status of 'Least Concern' in the Eastern Atlantic (including in lceland) based on an assessment which was recently updated (Bowen, 2016), the team considers that the team considers that this species is likely to be within biologically based limits. SG 60 is met for both gillnets and lumpfish gillnets. However, since the recent harbour seal survey results show a severe reduction in numbers of seals at the surveyed areas since the last full count in 2011, implying that the population size is likely to be smaller than that defined in the management objectives by the Icelandic government, the team considers that this species is not highly likely to be within biologically based limits, and that there is no evidence of recovery. Moreover, there is no demonstrably effective partial strategy in place to manage seabird and marine marmal bycatch in Iceland. SG 80 is not met for both gillnets and lumpfish gillnets. The Risk Based Framework was used to assess PI 2.2.1 - Secondary Species Outcome for the anglerfish gillnets was used to assess PI 2.2.1 - Secondary Species Outcome for the anglerfish gillnets and Luppendix 1.2. European shag / Great cormorant In the case of lumpfish gilnets the estimated population impacts are much higher, but given the limitations of the by
Grey seal

	Based on the most recent MFRI data available, lumpfish gillnets accounted for a maximum of 1216 grey seal deaths per year, which accounts for a concerning 24.32-35.76% of the total estimated annual number of grey seals which visit Icelandic waters to feed. Since the IUCN considers that this species should have a status of 'Least Concern' in the north-eastern Atlantic (including in Iceland), and overall population numbers of the north-eastern Atlantic population, which includes Iceland, are known to be increasing, the team considers that this species is likely to be within biologically based limits; SG 60 is met for lumpfish gillnets. Given the high population level impacts of lumpfish gillnets on grey seals and the lack of a demonstrably effective partial strategy to manage marine mammal bycatch in this fishery, SG 80 is not met.
Condition	Harbour seal, European shag, great cormorant and grey seal must be shown highly likely to be within biologically based limits, or it must be demonstrated that there is a partial strategy of demonstrably effective mitigation measures in place such that the UoA does not hinder recovery and rebuilding.
Milestones	Year 1: Develop and propose a partial or full strategy that ensures that the UoAs do not hinder any recovery and rebuilding of harbour seal , European shag, great cormorant and grey seal. Resulting score: 70 Year 2: Consult with industry and all stakeholders on the proposed strategy and amend accordingly. Resulting score: 70 Year 3: Formally commit to the new strategy and, with industry, commence its implementation. Resulting score: 70 Year 4: Demonstrate that the adopted strategy has been fully adopted and is being implemented in an effective manner. Resulting score: 80
Client action plan	
Consultation on condition	

Table A1.3.12: Outline Condition 2

Outline Condition 2 UoA: ISF Iceland anglerfish fishery using lumpfish gillnets	
PI 2.2.2 There is a strategy in place for managing secondary species that is designed to maintain or to not hinder rebuilding of secondary species and the UoA regularly reviews and implements measures, as appropriate, to minimise the mortality of unwanted catch.	
Lumpfish gillnets: 65	
Scoring issue (a): There are thus measures in place, which are expected to maintain / not hinder rebuilding of main secondary species at / to levels which are highly likely to be within biologically based limits, or to ensure that the UoA does not hinder their recovery. SG 60 is met. These measures however do not represent a partial strategy specifically implemented to manage by-catch of out-of-scope secondary species like birds and mammals. Harbour seal (gillnet, lumpfish gillnet, anglerfish gillnet), European shag (lumpfish gillnet), great cormorant (lumpfish gillnet), grey seal (lumpfish gillnet), and harbour porpoise (anglerfish gillnet) failed to reach SG 80 for PI 2.2.1, and several bird	

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	species caught as bycatch in Icelandic longlines are known to have decreasing population trends (European shag, greater black-backed gull, fulmar). SG 80 is not met and a condition is imposed. This condition is harmonised with that for ISF Iceland cod and halibut fisheries.
	Scoring issue (b):
	There are a number of measures that aim to ensure compliance with the law, including monitoring and surveillance which are conducted by the DF and the coast guard to ensure compliance of regulations. Annual assessment of discarding by MFRI indicates that discarding is very limited, and control and surveillance information indicates that temporal and permanent fishing ground closures are respected. However, information available on the fishery / species involved indicates that the partial strategy currently in place is not sufficient and may not work to ensure the fishery does not pose a risk for bycatch populations as evidenced by the outcome score of SG 60 for European shag, great cormorant, harbour seal, and grey seal. The measures in place for managing bycatch of vulnerable species such as seabirds and mammals are generally not designed to manage impact on that component specifically (e.g. temporal and seasonal closures are not designed to reduce bycatch of vulnerable species), and other measures require improvements to be appropriate for the fishery (e.g. more logbook returns / more observer trips are required to gather bycatch data). SG 80 is not met.
	Scoring issue (e):
	The fact that several species do not achieve SG80 under PI 2.2.1 (European shag, great cormorant, harbour seal, grey seal) indicates that the measures may not have been implemented as appropriate in all cases for (cod) gillnets and lumpfish gillnets. In the case of anglerfish gillnets insufficient information is available to ascertain that measures are being implemented as appropriate. Moreover, there are here are further measures used in other fisheries which could be appropriate for gillnets in this case (e.g. limits to area, season or times, pingers or weak lines to allow escape from entanglement), and no
	evidence was found to indicate that they should not be used. As such, gillnets,
Condition	anglerfish gillnets and lumpfish gillnets fail to achieve SG 80. A demonstrably effective partial strategy should be put in place such that the lumpfish gillnet fishery does not hinder recovery and rebuilding of vulnerable out-of-scope secondary marine mammal and seabird species. This should include a regular review of the potential effectiveness and practicality of alternative measures to minimise fishery related mortality of unwanted catch of vulnerable species such as harbour seal, European shag, great cormorant and grey seal, as well as regular reviews to ensure that the relevant measures are implemented as appropriate.
	Year 1: Develop and propose a partial or full strategy that ensures that the lumpfish gillnetfishery do not hinder recovery and rebuilding of vulnerable out-of-scope secondary marine mammal and seabird species such as harbour seal, European shag, great cormorant, and grey seal. Initiate a regular review process to identify and evaluate alternative measures that would reduce unwanted catch.
	Resulting score: 70
	Year 2: Consult with industry and all stakeholders on the proposed strategies and amend accordingly.
Milestones	Resulting score: 70
	Year 3: Formally commit to the new strategies and, with industry, commence their implementation.
	Resulting score: 70
	Year 4: Demonstrate that the adopted strategies have been fully adopted and are being implemented in an effective manner. Demonstrate that at least one review (of a regular process) to reduce unwanted catch has taken place.
	Resulting score: 80

Client action plan	
Consultation on	
condition	

Table A1.3.13: Outline Condition 3

Condition 3 UoA: ISF Iceland anglerfish fishery using lumpfish gillnets	
Performance Indicator	PI 2.2.3 Secondary species information Information on the nature and amount of secondary species taken is adequate to determine the risk posed by the UoA and the effectiveness of the strategy to manage secondary species
Score	Lumpfish gillnets: 75
Rationale	Some quantitative information on bycatch rates of main secondary species (out-of- scope marine mammal and seabird species in the present assessment) is available, as is information on the status of marine mammal and seabird species. SG 60 is thus met.
	However logbook returns have been poor, and variations in estimated numbers of bycatch species evident in the most recent data provided by the MFRI indicate that the available information may not be accurate and verifiable for all bycatch species, including for the main secondary species being considered in the present assessment. The low number of trips monitored by observers in the smaller fisheries, including gillnets, continues to make extrapolation of bycatch estimates difficult (MFRI, pers. communication); although the quality of the data has improved in the last 5 years. The quantitative information available is thus not adequate to assess impacts of the UoA on main secondary species with respect to status. SG 80 is not met and a condition is imposed, which is harmonised with that for ISF Iceland cod and halibut fisheries.
Condition	By the second surveillance audit electronic logbook reporting provides some quantitative information on of seabird and marine mammal bycatch that is both available and adequate to assess the impact of the UoA on main secondary species with respect to their status. The returns from electronic logbooks should be assessed by MFRI on a regular basis and compared to survey and ad hoc observer data. Where disparities are determined, efforts should be made to improve accurate logbook returns for the catch of seabird and marine mammals.
	This condition is harmonised with that for ISF Iceland golden redfish, ISF Iceland saithe & ling, ISF cod and ISF halibut fisheries.
Milestones	Year 1: There shall be evidence of the Client's plan to encourage and enable fishing vessels to record all seabird and marine mammal bycatch in electronic logbook systems. Score 75
	Year 2: By the end of Year 2 there shall be evidence that some quantitative information on of seabird and marine mammal bycatch is both available and adequate to assess the impact of the UoA on main secondary species with respect to their status. Score 80
Client action plan	
Consultation on condition	

Table A1.3.14: Outline Condition 4

Outline Condition UoA: ISF Iceland	on 4 I anglerfish fishery using lumpfish gillnets
Performance Indicator	PI 2.3.1 The UoA does not hinder recovery of ETP species
Score	Lumpfish gillnets: 70
Rationale	Black guillemot Although bycatch rates appear to be high in the case of lumpfish gillnets, the team considers that this information needs to be considered with caution, and that the fishery is likely not to hinder recovery of this species due to the species' high abundance and its IUCN status of 'Least Concern' in Europe. SG 60 is met for lumpfish gillnets. It cannot be argued that the direct effects of the UoA are highly likely to not hinder recovery of this species so SG 80 is not met. Common loon
	Although population level impacts of the lumpfish gillnet fishery on common loons at first glance appear high, these estimates should be interpreted with caution since they are based on a worst-case scenario and there are limitations with both the bycatch estimates (low coverage of lumpfish trips by on board observers, variation in estimates [46 individuals caught in 2014; none in 2015]) and with population estimates (last common loon population estimate was carried out in 2000 and data quality is 'medium' according to BirdLife, 2015). Draft 2016 bycatch data made available to the assessment team by the towards the end of the present assessment process also did not record any common loon individuals in lumpfish gillnets as bycatch (MFRI, pers. communication). Moreover, there are measures in place which can be expected to ensure that the UoA does not hinder recovery and rebuilding of this species (see PI 2.2.2). SG 60 is met for lumpfish gillnets. Since it is not highly likely that the UoA does not hinder recovery of this ETP species, SG 80 is not met.
Condition	It must be demonstrated that the direct effects of the lumpfish gillnet UoA are highly unlikely to hinder recovery of black guillemots and common loon by implementing demonstrably effective mitigation measures.
Milestones	Year 1: Develop and propose a partial or full strategy that ensures that the UoAs do not hinder any recovery of black guillemots and common loon. Resulting score: 70 Year 2: Consult with industry and all stakeholders on the proposed strategy and amend accordingly. Resulting score: 70 Year 3: Formally commit to the new strategy and, with industry, commence its implementation. Resulting score: 70 Year 4: Demonstrate that the adopted strategy has been fully adopted and is being implemented in an effective manner. Resulting score: 80
Client action plan	
Consultation on condition	

Table A1.3.15: Outline Condition 5

Condition 5

UoA: ISF Iceland anglerfish fishery using lumpfish gillnets

Performance Indicator	PI 2.3.2 The UoA has in place precautionary management strategies designed to ensure the UoA does not hinder recovery of ETP species. Also, the UoA regularly reviews and implements measures, as appropriate, to minimise the mortality of ETP species.
Score	Lupfish gillnets: 65
Rationale	Scoring issue (b): There are measures in place, which are expected to ensure the UoAs do not hinder the recovery of ETP species. SG 60 is met. The measures in place cannot be considered a full management strategy which has been designed to manage impacts on marine mammal and seabird species, and as such SG 80 is not met. Scoring issue (c): There are a number of measures that aim to ensure compliance with the law, including monitoring and surveillance which are conducted by the DF and the coast guard to ensure compliance of regulations. However, information available on the fishery / species involved indicates that the measures currently in place is not sufficient and may not work to ensure the fishery does not pose a risk for ETP populations as evidenced by the outcome score of SG 60 for black guillemot and common loon in the case of lumpfish gillnets. The measures in place for managing bycatch of vulnerable species such as seabirds and mammals are generally not designed to manage impact on that component specifically (e.g. temporal and seasonal closures are not designed to reduce bycatch of vulnerable species), and other measures require improvements to be appropriate for the fishery (e.g. more logbook returns / more observer trips are required to gather bycatch data). SG 80 is not met. Scoring issue (e): The review of the onboard observer data by MFRI scientists represents an ongoing review of the effectiveness of current measures to minimise unwanted ETP interactions. The evaluation of the performance of the current measures occurs annually, and as such is regular. Research on measures to minimise unwanted catches of seabirds and marine mammals in lumpfish gillnets is ongoing as a collaborative effort involving NGOs, the fishing industry and scientists; the results will also be applicable to (cod) gillnets. SG 60 is met for gillnets and lumpfish gi
Condition	does not hinder the recovery of ETP marine mammal and seabird species. This should include a regular review of the potential effectiveness and practicality of alternative measures to minimise fishery related mortality of unwanted catch of vulnerable seabird and marine mammal species, as well as regular reviews to ensure that the relevant measures are implemented as appropriate.
	This condition can be implemented together with condition 3.

Milestones	Year 1: Develop and propose a partial or full strategy that ensures that the lumpfish fishery does not hinder recovery and rebuilding of vulnerable ETP marine mammal and seabird species such as black guillemot and common loon. Initiate a regular review process to identify and evaluate alternative measures that would reduce unwanted catch.
	Resulting score: 70
	Year 2: Consult with industry and all stakeholders on the proposed strategies and amend accordingly.
	Resulting score: 70
	Year 3: Formally commit to the new strategies and, with industry, commence their implementation.
	Resulting score: 70
	Year 4: Demonstrate that the adopted strategies have been fully adopted and are being implemented in an effective manner. Demonstrate that at least one review (of a regular process) to reduce unwanted catch has taken place.
	Resulting score: 80
Client action plan	
Consultation on condition	

Table A1.3.16: Outline Condition 6

Outline Condition 6 UoA: ISF Iceland anglerfish fishery using lumpfish gillnets	
Performance Indicator	 PI 2.3.3 ETP species information Relevant information is collected to support the management of UoA impacts on ETP species, including: Information for the development of the management strategy; Information to assess the effectiveness of the management strategy; and Information to determine the outcome status of ETP species.
Score	Lumpfish gillnets: 70
Rationale	Some quantitative information on bycatch rates of ETP marine mammal and seabird species is thus available. SG 60 is thus met. However logbook returns have been poor, and variations in estimated numbers of bycatch species evident in the most recent data provided by the MFRI indicate that the available information may not be accurate and verifiable for all bycatch species, including for the ETP species being considered in the present assessment. The low number of trips monitored by observers in the smaller fisheries, including gillnets, continues to make extrapolation of bycatch estimates difficult (MFRI, pers. communication); although the quality of the data has improved in the last 5 years. The quantitative information available is thus not adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to protection and recovery of the ETP species. SG 80 is not met.
Condition	By the second surveillance audit electronic logbook reporting provides some quantitative information on of seabird and marine mammal bycatch that is both available and adequate to assess the impact of the lumpfish gillnet UoA on ETP marine mammal and seabird species with respect to their status. The returns from electronic logbooks should be assessed by MFRI on a regular basis and compared to survey and ad

Client action plan	
winescones	Year 2: By the end of Year 2 there shall be evidence that some quantitative information on of seabird and marine mammal bycatch is both available and adequate to assess the impact of the UoA on ETP species with respect to their status. Score 80
Milestones	Year 1: There shall be evidence of the Client's plan to encourage and enable fishing vessels to record all seabird and marine mammal bycatch in electronic logbook systems. Score 75
	hoc observer data. Where disparities are determined, efforts should be made to improve accurate logbook returns for the catch of seabird and marine mammals. This condition can be implemented together with condition 4.

Appendix 2: Peer Review Reports

Report from Peer Reviewer 1

Summary of Peer Reviewer Opinion

Has the assessment team arrived at an appropriate conclusion based on the evidence presented in the assessment report?	Yes/No	CAB Response
Justification: I believe they have for P2 and P3, but given status of this stock, I have strong concerns with P1, and additional material is needed in P1 before the current s be accepted. Some of the rationale provided around HC PRI is too speculative or not clear enough. My concerns outlined in detail in that Section below. I have referred clauses in the MSC Scoring Guidance document to help review. For P2, I have outlined some concerns with cert mainly around the harbor seal bycatch increase. I think a very good job with the numerous scoring tables in P2 easy to follow. I do not have any major issues with P3 – straightforward.	I think coring can R, MSY and with PI are to some focus my ain clauses, the team did – these are	The team addressed the comments about P1 and tried to provide better rationale in the justifications of the scoring. For P2, additional information on the harbour seal bycatch and the team's scoring rationale has been added to the report. See also the replies of the team to specific queries below.

Do you think the condition(s) raised are appropriately written to achieve the SG80 outcome within the specified timeframe? [Reference: FCR 7.11.1 and sub-clauses]	Yes/No	CAB Response
Justification: There are numerous conditions outlined in I think they are well written in general and that the mile reasonable. I do not have any major concerns with their and I believe they should achieve the SG80 outcomes as have indicated some suggestions for a couple of the con	stones are wording, indicated. I	

Do you think the client action plan is sufficient to close the conditions raised? [Reference FCR 7.11.2-7.11.3 and sub-clauses]	Yes/No	CAB Response	
Justification: Yes – for the most part these are well tho should be sufficient. I note that considerable consultati cooperation will be required in some cases to achieve t outcomes, but that this seems likely in the Icelandic sys	on and he necessary		

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
1.1.1	N	N		SI a. Given the recent poor recruitment, I would like to see some additional justification for choosing SG80 "highly likely" over SG60 "likely" (that the current stock size is above the PRI). This stock's S/R data shows 2 good year classes from lower SSB (1998, 2001), and no good year classes from higher (recently declining) SSB in 2008-2014.The stock index is currently above the level of 1998 and 2001, and I suppose that is the main rationale? Is there any analysis to suggest that the 1998- 2001 level is a reasonable PRI? SI b. The only ref. pt. available for this stock is Fproxy, and a level of 0.8 has been chosen as the target. Has there been any analysis of why 2001-15 was chosen as the reference period, why 0.8 was chosen as a target level, and what is its relationship with MSY? This is important relative to SA 2.2.3.1 : " the team shall justify their use as reasonable proxies of stock biomass for the PRI and/or MSY."	The team agrees that the info about the status of the stock are limited. However the team tried to better justify the scoring and added more specific justification for SI a. The team confirms that the main reasons to score 80 here are: 1 – The biomass index in 2015 is above the level observed in the initial part of the series. 2 – The biomass index is a bove the level of 1998 that produced a relative high recruitment in 2000. In SI b Justification is clearly stated that "IS-SMB biomass index of anglerfish 40 cm and larger, along with catch, is used to calculate Fproxy (catch/survey biomass). The target Fproxy was defined as 80% of the mean Fproxy from the reference period of 2001–2015 (MFRI, 2016a)". MFRI did not perform any specific analysis on the use of 80%. However such level can be considered precautionary taking into account that during the period characterized by a value of Fproxy=1 the stocks showed the highest biomass index.

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
1.1.2	N/A as long as previous PI is scored at SG80 level	N/A			
1.2.1	Ν	N		SI a, b. HCR and ref pt seem to be the same thing – Fproxy =0.8. Is it reasonable to expect that the suggested harvest strategy (constant Fproxy of 0.8) will keep the stock at a sustainable level, given the recent declines in biomass at about that level of F? Doesn't there need to be more evidence for a score of SG80 in Si b than just stating that the F has come down slightly in recent years, (and has only been below Fproxy twice)?	The team agrees that the Fproxy have been below 0.8 only in the last two year. However, taking into account the biomass and F-proxy trends it is clear that the HS is mantaining the stock at BMSY level for a longer period satisfying SG 80 in SI a and b. The team stresses also that the HS is not only dealing with the selection of the reference point but with the whole process, from data monitoring to TAC control.
				SI c, d, e. Agreed SI f. Can agree with SG80 scoring, but some of the justification speaks of measures "foreseen", or which "could be applied". Isn't this too speculative? Also, 2.1.2 and 2.2.2 SI e are scored at SG100 – does some of that rationale also apply here?	SI f: taking into account that discard of anglerfish is negligible the measures in place to minimise UoA-related mortality of unwanted catch of the target stock are appropriate. In 2.1.2 and 2.2.2 the scoring is higher because there are specific measures foreseen for some of the primary and secondary species.

1.2.2	N	Ν	Y. I think the condition is a good one. Perhaps could note that the limit RP will need to be defined as part of the process?	SI a. I have difficulty in seeing how the HCR (constant Fproxy=0.8) can be expected to reduce F as the PRI is approached, especially since the PRI is not clearly defined itself. Some further explanation is needed and would be most helpful here. GSA 2.5 states (and assuming these clauses apply here): "teams should note that HCRs based on taking a constant percentage of the year's estimated biomass should not be regarded as meeting the requirement of avoiding the PRI unless some lower threshold is defined." "If a management strategy is based solely around a target reference point, the HCR, when combined with the target reference point should ensure that the stock remains well above the PRI and ensure that the exploitation rate is reduced as this point is approached. This is an implied limit reference point."	The team agrees with the reviewer and set a condition in SI a that is in full agreement with the GSA 2.5, which includes: "unless some lower threshold is defined" Here a lower threshold, i.e. 80% of Fproxy is defined. The team believes that a score of 60 is met because, during the MII interview it was clear that the MII is going to reduce the fishing pressure in the case MFRI notices stock reduction. Such evidence is also stated in the MII letter. Therefore there is a generally understood HCR in place. The same condition has been raised for other stocks (greenland halibut, plaice, tusk, etc.).
				Also have some concern with the points in SA 2.5.2 re declining biomass.	
1.2.2 contd				I recognize that there is a condition set here but I think much stronger rationale is needed on how the current HCR meets SG60. Is the statement that MII "implicitly" stated that "apprpriate actions" are "foreseen" enough evidence? Seems very vague. Does SA 2.5.3 a	Additional justification has been provided in SI a.

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
				apply? Perhaps there is something in the ICES approach that could be elaborated on? Are there other MSC certified stocks with a similar profile that could be used as an example? Iceland lumpfish stock assessment/management also uses Fproxy, but has an additional B reference point I believe. Assuming the points in SI a are addressed, I agree with the scoring for SI b&c. I don't think the rationale for SI b considers all the main uncertainties though, such as MSY and PRI levels for this stock.	The uncertinities in SI b are related with the availability of survey data to set the level of exploitation in accordance with the ref. point. Survey data take into account the main uncertinies such as the stock dynamic and migration patterns. Therefore SG 80 is fully met.
1.2.3	Y	Y		SI a,c. Agreed. SI b. It would be good to have a sentence or 2 on the stock assessment process – who does it, how often, etc. Either here or in 1.2.4 SI e perhaps. Are any detailed science reports produced?	The team added the sentence as requested in SI b.

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
1.2.4	Y-mainly	Y		Agree with scoring and rationale, except I would like to see a little more elaboration of the ICES method/ref pts mentioned in the justification in SI b, rather than just a reference to this.	The team added the requested info.

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.1.1	Υ	Y		I had a look through the Iceland stock status document to get a feel for all the species, rather than go through all the relevant CES advice. Agree in general with scoring totals. One or 2 species here or there could perhaps receive a different SG score, but would not affect the overall PI score. I am a little confused on which redfish stock is the deepwater redfish in Table 14 – does not appear to match any redfish stocks in the Iceland stock status document for 2016? Or have I missed something? Maybe provide some rationale as to why this stock is "highly likely" to be above the PRI. SI b. Gillnet, Longline. DW Redfish is listed as minor primary species in both UoA., and is said to have stock status around the MSY level. In SI a, bottom trawl clause, it is stated that it is unclear whether this stock is at/above its MSY level. (again, assuming I have the correct/comparable redfish stock in all cases)	The description of the deepwater redfish (Sebastes mentella) stock structure and status has been improved. The information presented is based on information provided by the ICES 2016 NWWG report and the ICES 2017 advice. The justifications in SI a for the relevant gears have also been modified.

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.1.2	Y	N?		Agree with scoring SI a,b,c,d. SI e. An annual review occurs for the primary species, but not for the target species? (1.2.1 SI f did not get scored at SG100). Shouldn't these 2 SI be scored at the same level?	The annual review is carried out on different primary species (such as cod). Therefore the resulting SI scoring is different from the P1.
2.1.3	Υ	Y-mostly		SI a, c. Agree for almost all stocks, but maybe not DW redfish, given the earlier concerns expressed? Not sure if that is enough to reduce scores from SG100 or not, but it should be mentioned in rationale. SI b. Agreed.	The team considers that the Icelandic data collection system (which includes both detailed fisheries dependent data and fisheries independent surveys) provides high quality quantiative data on the amount and nature of all primary species taken, and that this data is adequate to determine the risk posed by the UoA to the stocks under consideration. Deep water redfish is evaluated by the ICES NWWG (see modified text), and the available data is deemed sufficient to establish an annual TAC by ICES. Scoring of PI 2.1.3 was harmonised with other recent MSC assessments (Icelandic cod).

2.2.1 Y have a probability of the second sec						
	2.2.1	Y	maybe	some idea of what by-catch would have to be reduced to in the short term (e.g. for harbour seals) so that rebuilding and recovery are not	and quite logical, and the rationale is well presented. I agree with scoring, but have some questions & concerns with the estimates of harbour seals caught in lumpfish nets, as this is the reason this UoA fails. (It is noted that only 0.23% of the lumpfish GN catch is anglerfish). The team notes that these are new estimates for harbour seal catches, and that they increased by a factor of 5.5 (to 1288) between 2014 and 2015. There was an even larger % increase for grey seal.The earlier numbers, which are quoted in the most recent (2016 I think) MSC surveillance report for the lumpfish gillnet fishery, are 448 and 376 for 2014 and 2015. I think the difference in the 2 sets of numbers needs to be discussed further, given some of the caveats the team has noted around the sampling/data for lumpfish nets (I do recognize the text on pages 51-52 on this). Could also include any available analysis of differences in the lumpfish GN fishery/effort between the 2 years, as possible explanation of the increase (total lump catch ~50% higher in 2015 over 2014). Also, are there any harbour seal bycatch data now available for 2016 (and/or partial-year numbers for 2017) to see if the increase observed in 2015 was	two factors: (1) higher bycatch estimates provided by the MFRI, and (2) an updated population estimate of the Icelandic harbour seal population which concluded that in 2016 the harbour seal population was 36% lower than a government issued management objective for the minimum population size of harbour seals in Iceland (borbjörnsson, 2017). Both information sources are recent and were not available to previous MSC assessment teams. A paragraph on the fluctuating bycatch numbers, the team's approach to scoring in light of these variations and data on the number of observed trips / fishing effort have been added to the report. There was an increase from 3000 lumpsucker nets set in 2014 to 3769 nets set in 2015 by the Icelandic fishing fleet (MFRI, pers. communication). This increase at least partially explains the higher bycatch estimate for 2015, but the team agrees that better bycatch data is required and shares the reviewer's concerns regarding the fluctuations in these estimates. Conditions have been imposed to recitfy this situation. To the best knowledge of the assessment team agreed incidental take limits do not exist for harbour porpoises where a total anthropogenic removal above 1.7% of

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
					considered unacceptable (ASCOBANS 2016). Draft data for 2016 indicates 624 harbour seals were caught as by-catch in 3309 nets set (MFRI, pers. communication), which results in an annual population mortality estimate of 8.2% for 2016, or an average of 9.3% in 2014-2016. These estimates are lower than the 'worst-case scenario' the team based it's assessment on as a precautionary approach, but the team still considers these to be too high to argue that the measures in place are expected to ensure that the UoA does not hinder recovery or rebuiding of harbour seals given the generally poor status of this population.
2.2.1 contd.				What bycatch number (or percentage) would be considered as not hindering recovery of harbour seals, given the decreasing trend in that seal population? I suppose if that number is lower than 300-400, then the increase noted in the new data is not that relevant to the scoring? Of course it is much worse for the recovery of the seals, and would likely make achieving the necessary reduction much more difficult.	See above reply.

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.2.2	Y	Y	Y – Condition looks OK.	Agree with scoring and rationale.	No comment necessary.
2.2.3	Y	Ν	Y – Condition looks OK.	Rationale OK. Shouldn't the 95 scores in this PI be 90 (2 SI scored at SG100, 1 SI at SG80?)	Score has been lowered to SG90 as suggested.
2.3.1	Y	Υ	Y – Condition looks OK.	Agree with scoring and rationale	No comment necessary
2.3.2	Y	N?	Y – Condition looks OK.	Agree with all scoring. SI e. LL box in SG100 says Y, but last sentence of rationale says LL does not meet SG 100. I think the earlier part of this parag. indicates that SG100 is met. Score of 70 is correct (I think) based on the Y/N scores for LL in each SI.	Thank you for pointoing out this typo in the scoring summary. The team does not consider that the current process represents a 'biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality ETP species', and as such PI 2.3.2 scores SG80 for LL. The overall score however remained unchanged at 70 in line with CR 7.1.5.2 (i) since the performance of the scoring issues is halfway between SG60 and SG80 (2x SG60 & 2x SG80).
2.3.3	Y	Υ	Y – Condition looks OK.	Agree with all scoring and rationale	No comment necessary.

2.4.1	Y	N?	Y – Condition looks OK.	Should the PI scores of 90 be 85 (1 SG 100 and 2 SG 80 for the Sis), and should the 95 be 90 (2 SG100 and 1 SG80)?	Scoring bottom trawl, Danish seine, anglerfish gillnet and lumpfish gillnet UoAs was revised based on the reviwer's comment and feedback received from ASI.
					The team considers that the MSC standard is open to interpretation on how to combine scoring element scores in the case of PI 2.4.1 since different scoring elements are considered for different scoring issues. According to MSC-FCR-V2.0-7.10.7.4 'Table 4 shall be used to determine the overall score for the PI from the scores of the different scoring elements', but MSC-FCR- V2.0-7.10.7.3 states 'Scores should be determined for each scoring element by applying the process in section 7.10.5 to each scoring element'. The process in section 7.10.5 explains how to score PIs by combining scoring issues at PI level. In other words the question is whether to use Table 4 to combine scores for all scoring elements (as suggested by ASI during review of the present assessment), or whether to to first combine scores of all elements for each SI and to then combine SI scores for the PI in line with FCR 7.10.5.
2.4.2	Y	Y	Y – Condition looks OK.	Agree with all scoring and rationale.	No comment necessary.
2.4.3	Y	Y		Agree with all scoring and rationale	No comment necessary.
2.5.1	Y	Υ		Agree with all scoring and rationale	No comment necessary.

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.5.2	Y	Y		Agree with all scoring and rationale	No comment necessary.
2.5.3	Y	Y		Agree with all scoring and rationale	No comment necessary.
3.1.1	Υ	Y		Agree with all scoring and rationale	
3.1.2	Y	Y		Agree with all scoring and rationale	
3.1.3	Y	Y		Agree with all scoring and rationale	
3.2.1	Y	Υ		Agree with scoring and rationale, including partial score.	
3.2.2	Y	Y		Agree with all scoring and rationale	
3.2.3	Y-mostly	Y		Any data on compliance that can be referenced? I agree with SI scoring. (Should the score for the PI be 90 or 95 – I am unsure)	 Yes – added text. The DoF annual report gives the number and nature of violations. In 2015 75% were logbook offences. Following a warning, 0.6% of cases resulted in a loss of license. 2 of 3 scoring issues achieve SG100 = 95 score (3.2.3d does not have an SG100)

Performance Indicator	Has all available relevant information been used to score this Indicator? (Yes/No)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
3.2.4	Y- probably	Y		Agree with scoring – any evidence of external review of the Icelandic stock assessments, or of the management side? (I note the reference to ICES review of methods, precautionary approach etc)	Yes, as stated the stock assessments are reviewed within the ICES process.

 Table 41 For reports using the Risk-Based Framework:

Performance Indicator	Does the report clearly explain how the process(es) applied to determine risk using the RBF has led to the stated outcome? Yes/No	Are the RBF risk scores well- referenced? Yes/No	Justification: Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response:
1.1.1				
2.1.1				
2.2.1	Y	Y	The team is to be commended for producing the RBF. Although it is difficult for me to evaluate the scoring fully without the inputs available to the team, I think they have done a good job explaining the scores and presenting the rationale and differences for the various species and gears. I did not check the final weighted scores, but I assume they have been calculated correctly, and note that the team provided a link to the MSC scoring spreadsheet on page 210 (if anyone did want to enter the scores and check). I did verify that the scores listed in the PI scoring tables were those which appear in the spreadsheet view on page 211.	The inputs used for scoring by the team are fully referenced and should thus be available to anybody who wishes to verify the assumptions made.
2.3.1				
2.4.1				
2.5.1				

Optional: General Comments on the Peer Review Draft Report (including comments on the adequacy of the background information if necessary) can be added below and on additional pages

The Background Sections are well written and most sections contain the relevant information in sufficient detail to evaluate the PIs. I have made some notes on the report text itself (see last point below). In Background 3.3.1, Status of the Stock, parag 5 should be updated to reflect the most recent information – the biomass has been declining in recent years (as noted in the last parag. of this section). Same goes for the catch description in the second last parag. – current catches are around 1000 tons, not 2500 tons.

It is clear that the anglerfish stock is declining sharply from recent higher levels, recruitment appears to be poor, and the short term outlook is not positive, despite a recent reduction in the Fproxy. I am not sure if the stock size observed before these recent higher levels represents the long-term outlook for this stock, or whether that was some lower level following (possibly) higher exploitation prior to the declaration of the Icelandic EEZ. This raises some additional questions about MSY and PRI levels relevant to P1.

The assessment uses Fproxy = catch/survey biomass. Is there any information on catchability (q) of anglerfish in the survey trawl, or in survey trawls used elsewhere?

I recognize that this report was written prior to the 2016 bycatch data being available. But it should be available now, and would be most useful to compare to the 2014-2015 data, particularly on harbour and grey seal bycatch in certain UoA.

I have compared the scoring of a few PIs with those in some other Icelandic MSC reports for other stocks, and have found no major disagreements. The team has noted in several places where harmonization has occurred.

There are a few places where I have pointed out that minor adjustments to scoring are required based on the existing SI scores (e.g. PI 2.2.3, 2.4.1). If accepted, these would also have an impact on the weighted scores for P2, but should not be significant.

Rather than list in text form here, I have hi-lited a few typos, editorial/format comments, etc. in the report itself, and attached a copy of that along with this review form. I hope that is acceptable, and that it helps with final review of the report.

Report from Peer Reviwer 2

Summary of Peer Reviewer Opinion

Has the assessment team arrived at an appropriate conclusion based on the evidence presented in the	Yes/No	CAB Response
assessment report?		
Justification: In Principle 1 I have queried some scores, or the justific scores. If the team were to revise scoring down as a res queries, then this could change the overall outcome of assessment.	ult of these	The Team replied to the comments about P1 but did not change the scoring.
Principle 2 appears to be very thorough and seeks to cle how a variety of elements are scored for a variety of ge difficult task. However, the scale and scope of the asses means that it is difficult to take full account of all variab short space of a peer review. Could reporting have beer more succinctly? In spite of this, it appears that the sco has been generally robust. In some places I have querie some primary species should be considered secondary secondary species considered ETP. However, a number conditions are identified which should lead to overall in in the performance of the fishery. It would appear that assessment team have reached an appropriate conclusi However, a particular concern is highlighted for Anglerf This scores much better than other gillnets for seconda in spite of appearing to take place in a similar area and considerably less information to quantify impact. Instear reliance on the RBF PSA and in particular on the scoring 'availability'. For example, a score of 3 for availability for seal would cause the anglerfish gillnet to also fail (it is c scored 2). A recent publication points to quite high com- in the area of the fishery. In Principle 3 I have queried some scores, or the justific scores. Given that there are some high scores in P3, wh justified, it is likely that even if the team were to revise down as a result of these queries, then this would not c overall outcome of the assessment – although it may le conditions.	ars; a sment les in the n written ring process d whether and some of nprovements the on. ish gillnet. ry and ETP, having d, there is a of r harbour urrently centrations ation for ich are scoring hange the	The team disagreed with the comments regarding primary species allocation, but three bird species were reassigned from secondary to ETP species. A more detailed justification why the anglerfish gillnet score for 'availability' is appropriate has been included in the RBF PSA for harbour seals, and replies to specific comments on this issue are presented below. Anglerfish gillnet scores for ETP species have been lowered as a precaution as suggested, even though the team found no evidence that any ETP species are actually being caught by this gear.

Do you think the condition(s) raised are appropriately written to achieve the SG80 outcome within the specified timeframe? [Reference: FCR 7.11.1 and sub-clauses]	Yes/No	CAB Response
Justification: All conditions are 2 to 3 pages long, meaning they are h and hard to pinpoint exactly the reason for the conditio Consideration should be given to whether these can be more succinctly to pinpoint exactly the issue and exactly required.	n. written	Agree - Some of the rationale text is removed
Yes. However, condition 1 lists the same milestone for t years. This may lead to some confusion at the time of su Does this mean the fishery has to be no further on in ye year 1? Perhaps this could be qualified with year 1 – pla – underway, year 3 – completed and year 4 – adopted? Condition 2 – the condition is on outcome status, but th states the condition has been imposed to improve avail information and finally the milestones all refer to the ne develop management. This should be clarified, so that t on either status, management or information. Condition 3 – it states that several gears fail to meet SG typo, or does it relate to an earlier version of the scoring	urveillance. ar 3 than in nned, year 2 e rational able eed to he focus is 60 – is this a	The condition 1 foreseen the change in management procedure that are difficult to plan in less than 3 years. Moreover, similar condition are raided for other stocks under MSC process. The rationale presented in Condition 2 is based on the rationale presented in the scoring table. The statement 'A condition has been imposed to improve the available information' was referring to Condition 4; the sentence has been deleted to avoid confusion. The milestones refer to
	<u>.</u>	management actions since this is what is required to improve the outcome status. Condition 3 - this was a typo and should have read 'SG80', thank you for spotting it.

If included:		
Do you think the client action plan is sufficient to close the conditions raised? [Reference FCR 7.11.2-7.11.3 and sub-clauses]	Yes/No	CAB Response
Justification:		
Yes		

Table 42 For reports using one of the default assessment trees:

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
1.1.1	Yes	No		Section 3.3.1 of the report (the section about stock status) should be reworded as some phrases in the present tense relate to the past and are no longer correct. For example it states "The stock size of anglerfish has been increasing since 1998". Only much later in the report section is this statement corrected with reference to the more recent decline in stock status. Figure 5-6 shows that the biomas index has fallen dramatically in recent years. It also shows that fishing mortality has been above Fproxy target for all apart from the last 2 years. Scoring issue (a) concludes that the stock status is "highly likely" to be above PRI – even though this reference point is not defined – primarily using the argument that the stock has previously been at lower levels. This is a plausible argument but, given the context of the rapidly falling biomas, this perhaps lacks sufficient quantitative evidence for a high level of confidence (especially as the stock assessment is not probabilisitc). A more precautionary score may be advisable for scoring issue a. This appears to be even more the case when considering stock	The section 3.3.1 has been modified as suggested. However the team disagree in reducing the scoring as suggested. In the justification of SI b is clearly stated that the Fproxy in the period where high values of biomass were observed (2005- 2011) was around 1. Therefore the team belives that such level of exploitation is in accordance with FMSY. Both in SI a and b justifications for the 80 scores are substantiated. In the first case because the recruitment could be high even with lower level of biomass as observed in 1998. In the second case because the exploitation has been at level consistent with FMSY for 2 GT.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	and/or rationale	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
				status relative to MSY (SIb). The justification states Fproxy has been consistent with Fmsy however this justification appears unclear. Figure 5.6 clearly shows that F proxy has been above Fproxy target in all but the last couple of years. A score of 80 both for the PI and for scoring issue b is not clearly justified.	
1.1.2				If 1.1.1 is scored down (as appears to be warranted on the basis of the stock status and fishing mortality charts presented in figure 5-6) then rebuilding should be scored.	The team disagree in changing the scoring in P1.1.1.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
1.2.1	Y	Y		Sla: This correctly identifies the parts of the harvest strategy. Although the description of the HCR is overstated (see below for comment on 1.2.2) the overall scoring is appropriate. Slb: It is reasonable to use the fact that Fproxy is below F proxy target (in recent years) as justification that the harvest strategy is achieving it's objectives. The scoring is therefore justified. Slc: the scoring is appropriate, but a little more detail may improve the justification. Slc & Sld: brief comment provided is sufficient. Sle: The crux of scoring relies on the statement that "measures imply ongoing review". This is not explicitly meeting the SG80 guidepost, but in the context of what the authority is doing to minimise unwanted catches it is probably reasonable to conclude that this activity meets the intent of SG80.	No response.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
1.2.2	No	No		Sla: It is correct to conclude that the HCR is not well defined therefore SG80 is not met. Slb: Given that HCRs are not well defined it is questionable to suggest that the HCR is robust to uncertainties. Further justification is therefore required to support a score or SG80 for this Sl. Slc: Surveys and monitoring are not tools to control exploitation rate, nor are they defined in the HCR. TAC is the tool used to control exploitation rate (and perhaps also various technical measures and licencing). In the justification reference is made to 'table 4'. This should be table 5. This is a more up to date table than the one on the referred stock assessment. This shows that in 3 years from 2010 to 2013 the Agreed TAC exceeded the Advised TAC and the catches in turn exceeded the agreed TAC. In 2014/15 the TAC was overshot by 8%. This should be discussed under scoring issue c and used to qualify the statement that 'expoitation levels for the last 3 seasons are in line with the national TAC' Overall, scoring at the SG80 level for this SI may still be appropriate, but the justification should more tighty focus on the effectiveness of the 'tool'.	The team modified the justification of SI b and c as suggested.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
1.2.3				The stock biology section of the report states that "Further research is required on maturation processes including: the function of the gelatinous veil, spawning behaviour, spawning areas, and fecundity. Much information pertaining to the physiological, genetic, ecological, and abundance of anglerfish is incomplete or not understood and <i>requires</i> <i>further research</i> ". It is not clear if this relates to the stock under assessment here or if these uncertaities have since been addressed. It may be useful to address the information uncertainties identified in the chapter in the scoring justification. Sla: Scoring at the SG100 level requires comprehensive information on stock structure, stock productivty and stock abundance. Most of the justification focusses on fleet activity and to a lesser extent environmental information. In order for SG100 to be met it must be shown that there is comprehensive information for all parameters listed in the scoring guidepost.	The team disagree with the review justification, because there is clear evidence that MFRI collect oceanographic data as well as bilogical data of the target stock. Most of the uncertinities have been addressed and the a beam trawl survey just started providing more infor on the stock biology.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
1.2.4				SIc states that the "assessment estimates stock status relative to reference points that are appropriate to the stock and can be estimated". However, MSY and PRI are not defined. Instead the only reference point is Fproxy target which is a generic reference point determined as 80% of the mean Fproxy in 2001–2015. It would appear that the stock assessment is not able to estimate more analytical refenence points. This should be more fully discussed in the justification and further consideration should be given of whether SG80 is met for SIc.	As evidenced in ICES WKLIFE 3 (ICES, 2013), the use of survey index and the estimation of Fproxy are appropriate approaches to evaluate stocks with this type of data. In SI c the justification of the fact that the assessment takes uncertainty into account is justified by the use of survey biomass index with a confiedence interval.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.1.1	Yes	Yes		This is a complex assessment of many gears with differing catch profiles. The team have made a good job of seeking to present this complexity through elemental scoring. The catch composition data and allocation of primary / secondary / main / minor appears thorough. One general comment – table 6 should avoid using the acronym PRI for primary as this is used by MSC for Point of Recruitment Impairment. Additionally the paragraph about "The landings of deepwater redfish" (bottom page 35) could be clarified, as this appears to be quite an important point. As stock status for deepwater redfish is not known consideration should be given to including this as a secondary species and scoring with the RBF. Given the low resilience of deepwater redfish, this is particularly important for the bottom trawl UoA where catches are 4%. The justification for a score of 80 for this species appears weak.	PRI has been replaced by 'PRIM' to avoid confusion as suggested. The description of the deepwater redfish (<i>Sebastes mentella</i>) stock structure and status has been improved. The information presented is based on information provided by the ICES 2016 NWWG report and the ICES 2017 advice.The justifications in SI a for the relevant gears have also been modified. The team disagree that it is necessary to use the RBF to assess deep water redfish. The ICES framework for category 3 stocks is applied, stock advice is issued on an annual basis, and Iceland is following the recommended TAC since 2013/2014: http://www.hafro.is/Astand/2016/englis h/demersalbeakedredfish_2016.pdf

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.1.2	Yes	Yes		Generally, the decision to not do elemental scoring seems reasonable given all primary species are subject to similar managament. However, for Scoring issue c – some primary species lack stock assessment and stock status is uncertain – notably deepwater redfish. This may therefore change the score for the trawl UoA. Consideration should be given to changing those stocks which cannot be estimated relative to reference points to secondary species and including in the RBF exercise. For scoring issue e to score at the SG100 it would be preferable to reference an actual review, rather than routine management processes.	Scoring for SI e is harmonised with other recent MSC assessments; as explained in the report the team considerst that there are multiple alternative measures being implemented simultaneously and that these measures are continuously being reviewed in the Icealndic management system.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.1.3	Yes	Yes		Again, decision to not do elemental scoring seems reasonable given all primary species are subject to similar data collection processes. However, for Scoring issue a – some primary species lack stock assessment and stock status is uncertain – notably deepwater redfish. Is this due to uncertainty with data? In which case for any UoAs where this species is main, scoring may be less.	The team considers that the Icelandic data collection system (which includes both detailed fisheries dependent data and fisheries independent surveys) provides high quality quantiative data on the amount and nature of all primary species taken, and that this data is adequate to determine the risk posed by the UoA to the stocks under consideration. Deep water redfish is evaluated by the ICES NWWG (see modified text), and the available data is deemed sufficient to establish an annual TAC by ICES. Scoring of PI 2.1.3 was harmonised with other recent MSC assessments (Icelandic cod).
2.2.1	Y	Ν		Several bird species are listed at Vulnerable by IUCN. These should therefore be listed as ETP in the assessment (see SA3.1.5.3). The high catches of harbour seal bycatch in lumpfish gillnet has correctly been identified and is justification for failing to meet SG60. However, it would be helpful to clarify why the catch profile of the anglerfish gillnet is likely to be different? Is this because they are deployed in a different area	The three relevant bird species have now been listed as ETP. Scoring rationales have been revised but there was no change to scores / the assessment outcome. The catch profile of anglerfish gillents and lumpfish gillnets is different due to two major factors:

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
				(not according to table 25) or a different season where harbour seal bycatch is less likely? If the only difference between the 2 gillnet gears is that there is <i>less</i> information from the anglerfish gillnet fishery, then careful consideration should be given whether to align the scores. The scoring of harbour seal in the RBF PSA exercise for anglerfish gillnet relies upon a score of 2 for availability. For this, an areal overalp of less than 30% must be demonstrated. Areal surveys show that harbour portpoise is mostly concentrated in The Westfjords, North West and Flaxafloi – which correlates with the area of the fishery. So justification for a score of less than 30% availability should be strengthened. <u>https://www.researchgate.net/publication/3151</u> <u>10781 Aerial census of the Icelandic harbour seal Phoca vitulina population in 2016 Popul ation_estimate_trends and_current_status</u>	(1) Differences in the location of the main fishing grounds. Anglerfish fishing grounds are mainly contentrated in the north-west of Iceland, whereas fishing grounds for lumpfish have a wider distribution (anglerfish only make up 0.23% of the lumpfish net catches):

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
					 y y y y y

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
					moulting period of Icelandic seals, when seals are found closer to their haul-out sites on land and thus more likely to encounter fishing gears set close to land (https://doi.org/10.1007/s00300-016- 1904-3). With regards to scoring areal overlap in the RBF PSA for harbour seal (we assume the mention of 'harbour porpoise' in the reviewer's comment was meant to read 'harbour seal'), the team has added additional justifications to the harbour seal PSA as suggested.
2.2.2	Y	N		There is a statement which states "Harbour seal (gillnet, lumpfish gillnet, anglerfish gillnet), common loon (lumpfish gillnet), European shag (lumpfish gillnet), great cormorant (lumpfish gillnet), grey seal (lumpfish gillnet), and harbour porpoise (anglerfish gillnet) failed to reach SG 60 for PI 2.2.1". This does not correspond to scoring in 2.2.1.	Thank you for spotting this typo, the statment should have read "Harbour seal (gillnet, lumpfish gillnet, anglerfish gillnet), common loon (lumpfish gillnet), great cormorant (lumpfish gillnet), grey seal (lumpfish gillnet), and harbour porpoise (anglerfish gillnet) failed to reach SG 80 for PI 2.2.1".
2.2.3	Υ	Υ			No comment necessary.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.3.1	N	Ν		In reference to ETP information it appears that the understanding of impact is based on logbook returns and a low level of observer coverage in some fisheries. Given that should a fuller range of ETP species be referred to in 2.3.1? The basis on which some species have been filtered out of the assessment is not clear. For example, only 3 species of bird and 1 seal are considered. But there are a number of papers refering to whale and dolphin bycatch in gillnet fisheries in Iceland. If these have been considered, then this should be included in the justification: http://www.int-res.com/articles/esr_oa/n020p071.pdf In the scoring justification it is positive that the assessment team have sought to present mortality estimates against population estimates. Given the paucity of information about ETP impacts of Anglerfish gillnets it would seem unreasonable to score this at the SG100 level. An absence of evidence of impact. It would be more appropriate to include anglerfish gillnet with the the other gillnet.	Based on the reviewer's feedback 3 additional bird species are now considred as ETP. Reeves et al. (2013) is a global review of marine mammal bycatch and the team does not consider all the species listed in the article relevant for the present assessment. As is explained in the report, the team based its assessment on updated bycatch estimates provided specifically for the purpose of this assessment by the MFRI. In addition the team verified that all ETP species considered in recent MSC assessments such as the recent Icelandic cod report (which included cod gillnets) were taken into account. This was done to ensure that (i) the assessments were harmonised wherever possible, and (ii) no species included previous assessments based on older data sources such as Pálsson et al (2015) were left out. No species were 'filtered out' in this process. The team however agrees that the logbook returns are poor and that a higher level of observer coverage is required to improve the available data on

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
					incidental bycatch of ETP species. Since the quality of the by-catch data is still poor the team agrees that there may be other spcies of whales and dolphins which are on occasion entangled in gillnets and which are not represented in the data on bycatch rates considered in this and previous MSC assessments. A number of conditions have been imposed to address precisely this problem. Regarding the anglerfish gillnet score the team does consider that bycatch of marine mammals such as seals for instance is lower (see responses to earlier comments / additional PSA justifications re availability), however we agree with the reviewer's comment that absence of evidence of impact does not equate to evidence of absence of impact. Scoring for anglerfish nets has been lowered from SG90 (not SG100 level as stated by the reviewer) to SG80 to be in line with cod gillnets as suggested.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.3.2	Ν	N		It is positive that Iceland is now an active member of WGBYC - https://www.ices.dk/sites/pub/Publication%20R eports/Expert%20Group%20Report/acom/2017/ WGBYC/wgbyc 2017.pdf . The 2017 report refers to pinger trials in Icelandic Gillnet fisheries, which they intend to report on in 2018. This would seem to be relevant to this assessment. The assessment rightly recognises the need for a conditon for gillnet, lumpfish gillnets, longlines. However, as the only differnce for the anglerfish gillnet is that there is less evidence available to assess impact, then this gear should also be included in the condition. Additional information is required to justify an overall score of 100 for anglerfish gillnet for ETP managament, in the context of the absence of information that required RBF to be used for 2.3.1.	Reference to Iceland's participation in WGBYC and the pinger trials has been added to the report, thank you for bringing this to our attention. The overall score for anglerfish nets has been lowered, and the gear has been added to the relevant condition as suggested.
2.3.3	Y	N		The assessment rightly recognises the need for a conditon for gillnet, lumpfish gillnets, longlines. However, as the only difference for the anglerfish gillnet is that there is less evidence available to assess impact, then this gear should also be included in the condition.	Although there are reasons why it is likely that anglerfish nets catch fewer ETP species than other types of gillnets (see earlier replies), the team agrees with the precautionary approach of adding this gear to the condition until more evidence on the impacts of this gear is available.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.4.1	Y	Y		The assessment correctly identifies the need for a condition on trawl impacts on lophelia. Other scoring appears appropriate.	No comment necessary.
2.4.2	Y	N		It is not clear why trawl habitat management scores SG80 for lophelia, when this same VME scores at SG60 for 2.4.1. By contrast, management scores SG60 for nephrops trawl for coral gardens and sponges scores, in spite of an SG80 for status.	Coral gardens, sponges and <i>Lophelia</i> all scored at SG60 level for PI 2.4.1, SI b (VME habitat status). As is explained in the report, the Icelandic management strategy for VMEs is mainly implemented through a system of closed areas which effectively prevents both bottom trawls and <i>Nephrops</i> trawls from being used in known areas of cold-water coral concentrations along the edge of the continental shelf. The team considered that this represents a partial strategy for cold water corals which is not yet in place for coral gardens or sponge concentrations. This explains the difference in the PI 2.4.2 scores for these VME habitat types.
2.4.3	Y	Υ		A score of 85 is appropriate.	No comment necessary.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.5.1	Y	N		There appears to be too narrow a focus on anglerfish and the targetted anglerfish fishery. This PI should address the impacts of the UoAs – i.e. all gears, even when anglerfish is only a minor species. As such, harmonsiation with those other gears may be warranted. A quick check of the other ISF demersal fisheries suggests scoring at SG 80 is more usual.	The team disagrees that it is inappropriate to focus on anglerfish fishery and does not agree that the score should be harmonised with other MSC assessments. The 'target stock' for the purpose of the present assessment is anglerfish for all UoAs, and scoring rationales of other ISF fisheries are focussed on the relevant target species (see for instance the scoring rationale of the MSC Icelandic cod or haddock assessments). As such the approach is harmonised; the difference in scoring is due to the fact that the Icelandic anglerfish fishery does not have the same impacts on key elements of ecosystem structure and function as for instance the Icelandic cod fishery has.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
2.5.2	Y	N		For scoring issue a - The Fisheries Management Act is not an ecosystem strategy. A fuller description should be provided of the reference "Ministry of the Environment 2010" in order to demonstrate that this is an ecosystem strategy. Implementation of routine monitoring of fishing does not seem like SG100 level evidence of implementation of ecosystem managament.	The full title of the reference for 'Ministry of the Environment 2010' was included in the reference list in section 7 of the report as follows: 'Ministry for the Environment. 2010. Stefnumörkun Íslands um líffræðilega fjölbreytni. Framkvæmdaáætlun (national strategic plan for preservation of biological diversity)'. As explained in the scoring rationale, the team considers that the Icelandic strategy contains several measures to address the main impacts of the UoAs on the ecosystem, and that at least some of these measures are in place. Scoring of this PI was harmonised with other MSC assessments of demersal species (see recent cod, haddock assessments), which scored lower on ecosystem outcome status; we consider lowering the score for the anglerfish assessment to be unjustified.
2.5.3	Y	Y			No comment necessary.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
3.1.1	Yes	Yes		Given that the fishery takes place entirely in the Iceland EEZ the requirement for cooperation with other parties is limited. Similarly the requirement for a high level dispute resolution mechanism is limited, in the context of this fishery. The scoring for 3.1.1 is therefore justified. For completeness however, table 34 of the report does state that "A small proportion (0.2% in 2016) of Anglerfish is caught by Faroese vessels, operating within the Icelandic EEZ through bilateral agreement". Is this a share of the TAC or a bycatch allowance? It may therefore be worth making reference to this bilateral agreement here and consider any dispute resolution mechanisms in place at this bilateral level.	
3.1.2	Yes	Yes		Roles and responsibilities are clearly defined and the consultation process is effective. Scoring and justification are appropriate.	

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
3.1.3	Yes	No		The difference between a score of 80 and a score of 100 is very small and much-discussed by MSC assessors! My understanding is that the key difference is that at SG100 there must be a management policy requirement that objectives <i>are set</i> , not simply that there are objectives which require certain actions. SG 80 is clearly met – objectives and the precautionary approach are both explicit. The justification for scoring at SG100 as opposed to SG80 is based on the statement "since these principles are codified in formal law, their application is required by management policy". This appears to be a requirement to follow (i.e. apply) objectives, rather than a management policy requirement for objectives to be set. In order to justify a score of SG100, it should be clearly stated what is in place over and above the requirements of SG80.	No change. This is clearly open to various interpretations throughout the assor community. The explanation here suggests a matter of semantics, which could easily be lost in translation. Harmonisation: The score and jsutification is consistent with previous Icelandic assessments.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
3.2.1	No	No		This PI is focussed on fishery specific objectives. It should therefore address the objectives in place for Anglerfish (and the gears used to catch anglerfish). The objective referred to in the justification is in the Fisheries Management Act. However, the only objective in that appears to be "to promote their conservation and efficient utilisation, thereby ensuring stable employment and settlement throughout lceland". <u>http://www.fisheries.is/management/fisheries- management/the-fisheries-management-act/</u> . The act makes no mention of MSY or anglerfish.I have not checked the other (earlier) references for objectives. There is no management plan for anglerfish referred to. In order to justify scores above the SG60 level (i.e. implicit objectives), then explicit fishery specific objectives should be referred to. In relation to P1 Fproxy target may be seen as some form of measurable objective.	Amended text, no change to score. The Fisheries Management Act states objectives that support the fishery- specific management applied to this fishery. For example the setting of a TAC (which is explicitly defined and specific to Anglerfish) is required to deliver the objectives stated in the Act. Agree the F target is the fishery-specific measure supporting the objective. Additional reference to the technical measures used that support objectives.

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
3.2.2	Yes	Yes		Although there is no fishery management plan in place for anglerfish (so it cannot be stated that decisions are guided by fishery secific objectives) the annual quota allocation process follows an established process, with the stock assessment being used as the basis for advice (following the ICES framework for category 3 stocks). And the Fishery Management Act then states that the minister will set the TAC "having obtained the recommendation of the MRI". The score given is appropriate.	
3.2.3	Yes	Yes		The Icelandic system of monitoring, control, system does appear to be comprehensive. Justification is clear and scoring is appropriate.	

Performance Indicator	Has all available relevant info been used to score this Indicator? (Y/N)	Does the information and/or rationale used to score this Indicator support the given score? (Yes/No)	Will the condition(s) raised improve the fishery's performance to the SG80 level? (Yes/No/NA)	Justification Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response
3.2.4	No	No		No actual review reports or evaluation reports are provided as references in support of scoring. Is the routine process of on-going review the same an actual review or an evaluation? I understand the intent of this PI to be the latter – i.e. dedicated reviews & evaluations are needed. Have there been reviews or evaluations of the MCS system, or the quota system, or closed areas, or licencing, or the bilateral agreement etc, etc.? Scoring issue a looks at the "parts" of the management system. Scoring issue b looks at the holisitc fishery specific managament system. Reference to reviews of scientific advice should be included in scoring issue a (i.e. when considering "parts" of the management system). The comment in scoring issue a that "there is no holistic evaluation of the management system as such" should be moved to scoring issue b. The only external review referred to is an ICES review of the fishery science (which is a "part" of the management system, so belongs in scoring issue a). This contradicts the finding of PI.1.2.4 which clearly states that there is no external review of the stock assessment. Overall the justification does not appear sufficient for SG80 to be met – possibly for both scoring issues but particularly for scoring issue b.	 No change to score, however text revised to clarify that: ICES does not review (corrected), but assessment approach follows ICES, which is subject to comprehensive review. The Fisheries Committee is made up of various stakeholders (industry and scientists) and can be considered external. In terms of harmonisation, this scoring is consistent with other certified Icelandic fisheries.

 Table 43 For reports using the Risk-Based Framework:

Performance Indicator	Does the report clearly explain how the process(es) applied to determine risk using the RBF has led to the stated outcome? Yes/No	Are the RBF risk scores well- referenced? Yes/No	Justification: Please support your answers by referring to specific scoring issues and any relevant documentation where possible. Please attach additional pages if necessary. Note: Justification to support your answers is only required where answers given are 'No'.	CAB Response:
1.1.1				
2.1.1				
2.2.1			See justification for 2.2.1 above.	
2.3.1				
2.4.1				
2.5.1				

Appendix 3: Stakeholder Submissions

Appendix 3.1: Stakeholder Submissions Regarding Conditions

Appendix 3.1.1 Letter from the Directorate of Fisheries

FISKISTOFA **Icelandic Sustainable Fisheries** Akureyri, 20.02.2017 0012/2017 - 1.1.1 Effort to minimize bycatch of marine mammals and seabirds in Icelandic fisheries Fiskistofa has in recent years joined the various stekeholders within Icelandic fisheries, the scientific community and civil society in efforts to reduce the amont of bycatch of marine mammals and seabirds. In cooperation with the same parties, Fiskistofa has taken measures in order to encourage improvent in registering such bycatch in logbooks. Fiskistofa welcomes future cooperation with ISF and its partners in this field. On behalf of Fiskistofa por 1 Jonson Eyþór Björnsson Director General simi 569 7900 · www.fiskistofa.is

Appendix 3.1.2 Letter from the National Association of Small Boat Owners



Appendix 3.1.3 Letter from the Marine and Freshwater Research Institute

Icelandic Sustainable Fisheries Grandagarður 16 101 Reykjavík



Reykjavík, 09.08.2017 Tilv. 2017-0275 - 21.09.01 /SKÖ GÞ/mþ

Re: Consultations on fish stocks in Icelandic waters subject to MSC certification

In recent months the Icelandic Sustainable Fisheries plc. (ISF) representatives and experts at the Marine and Freshwater Research Institute (MFRI), Reykjavik have consulted on fish stocks exploited in Icelandic waters that have been subject to different stages of MSC certification.

The species that have been consulted on include anglerfish, tusk and blue ling. The MFRI, as the principal organization in Iceland responsible for research and advice on sustainable harvest of fish stocks in Icelandic waters, has provided information on various aspects of the most recent assessments of the stocks in question, including explaining the type of analytical methods used, evaluation of parameters, stock status and development. Also one has consulted on the fishing operations and environmental aspects related to fishing activities, as far as it concerns matters related to the responsibilities of the MFRI.

The MFRI welcomes future cooperation with ISF in this area, including annual consultations on the development of the above fish stocks and other stock in Icelandic waters when and if relevant in this context.

On behalf of Marine and Freshwater Research Institute,

Guðmundur Thordarson Head of Demersal Division

Hafrannsóknastofnun | Kt. 470616-0830 | Skúlagötu 4 | 101 Reykjavík Sími: 575 2000 | Fax: 575 2001 | hafogvatn@hafogvatn.is

Appendix 3.1.4 Letter from the Ministry of Industries and Innovation

Icelandic Sustainable Fisheries ehf. Grandagarði 16 101 Reykjavík



Atvinnuvega- og nýsköpunarráðuneytið

Ministry of Industries and Innovation

Skúlagötu 4 101 Reykjavík Iceland tel.:+(354) 545 9700 postur@anr.is anr.is

Reykjavík September 22, 2017 Reference: ANR17090278/11.0

Icelandic authorities emphasize responsible and sustainable utilization of marine resources. Stock assessment as well as advice on total allowable catch (TAC) is received from the Icelandic Marine Research Institute (MRI) and from the International Council for the Exploration of the Sea (ICES). Icelandic authorities have since 2007 followed the policy to base fisheries management in Icelandic waters on the application of long term management plans (LTMP) and have developed harvest control rules (HCR) for several species of major importance, which have been evaluated by ICES. Since 2013, the Minister of Fisheries has, in deciding total allowable catch, followed the advice of the MRI 100% for all the stocks that the Minister decides the TAC for.

MRI has built the advice for Anglerfish (Lophius piscatorius) on an advisory rule based on the precautionary approach. This is the same format as ICES follows concerning data limited stocks (DLS, category 3). Since 2013 the Minister has decided the TAC for anglerfish according to this advisory rule and, as for other species, followed the advice of the MRI to the point.

On behalf of the Minister of Fisheries and Agriculture

Sigurgeir Porgeirsson

Annas Jon Signandsson

Appendix 3.2: Comments from ASI GmbH

As a part of its annual surveillance of the CAB, ASI (Accreditation Services International GmbH) conducted an assessment of this assessment, including a desk study of the Peer Review Draft Report (PRDR). The comments below, which relates particularly to this expedited assessment, resulted from that desk study.

Comment 1	
Normative reference and requirement	MSC-FCR-V2.0-7.10.7.4 7.10.7.4 Table 4 shall be used to determine the overall score for the PI from the scores of the different scoring elements.
Description	The team has not always followed table 4 to determine the overall score for the PI from the scores of the different scoring elements.
Evidence observed (pertaining to this expedited assessment)	The team did not determine the overall score for the PI according to the rules provided in FCR table 4 (Combining element scores). In order to assess PI 2.4.1 - Habitat Outcome, the team identified which scoring elements were the "commonly encountered habitats" (to be assessed in scoring issue a), "vulnerable marine ecosystems" (in scoring issue b) and "minor habitats" (scoring issue c) affected by each Unit of Assessment (UoA). The overall scores for this PI are presented in the Peer Review Draft Report (PRDR, page 180). Among them, the team awarded: -70 score for the bottom trawl (UoA 1) -85 score for the Danish seine (UoA 3) -90 score for the lumpfish gillnet (UoA 5) -90 score for the lumpfish gillnet (UoA 6) However, according to the scoring tables prepared by the team: - the bottom trawl (UoA 1) affects nine (9) different scoring elements, of which three (3) were scored as 60 and six (6) were scored as 80. That is, all elements meet SG60; most achieve higher performance, at or exceeding SG80; only a few fail to achieve SG80 and require intervention action, which would correspond to a 75 score instead of the 70- score awarded by the team. - the Danish seine (UoA 3) affects eight (8) different scoring elements, of which three (3) were scored as 80 and five (5) were scored as 100. That is, all elements meet SG80; most achieve higher performance at SG100, and only a few fail to achieve SG100, which would correspond to an 95 score instead of the 85-score awarded by the team. - the angelfish gillnet (UoA 5) affects ten (10) different scoring elements, of which six (6) were scored as 80 and four (4) were scored as 100. That is, all elements meet SG80; a few achieve higher performance, but most do not meet SG100, which would correspond to an 85 score instead of the 90-score awarded by the team. - the lumpfish gillnet (UoA 6) affects nine (9) different scoring elements, of which five (5) were scored as 80 and four (4) were scored as 100. That is, all elements meet SG80; a few achieve higher performance, but most do
CAB response	CAB's management system. The assessment team wishes to point out that Table 4 describes a score of 90 as "All elements meet SG80; some achieve higher performance at SG100, but some do not." As UoAs 5 & 6 both score 4/10 at 100, this can be interpreted as a 90 score. The FCR does not state 'some' equates to exactly 50%.
	The Guidance to MSC's FCR, article G7.10.7, states the following: In considering the scoring of individual PIs based on the performance of different scoring

elements, the terms below should be used: - Few: Most of the scoring elements should be taken to indicate 'minority: majority' or 'less than half: greater than half' (e.g. if there were 6 scoring elements, the ratios '1:5' and '2:4' would both be represented by the terms 'few:most'). - Some: 'Some' should be taken to indicate a roughly equal split of scoring elements.
The team did not use FCR table 4 to determine the overall score for the PI since different scoring issues relate to different scoring elements. Whilst MSC-FCR-V2.0-7.10.7.4 states that 'Table 4 shall be used to determine the overall score for the PI from the scores of the different scoring elements', MSC-FCR-V2.0-7.10.7.3 states that 'Scores should be determined for each scoring element by applying the process in section 7.10.5 to each scoring element'. The process in section 7.10.5 explains how to score individual PIs by combining scoring issues at PI level. Since different scoring elements were considered for different scoring issues for PI 2.4.1 the team determined a score for every scoring
issue using Table 4, and then combined these scores using the process in section 7.10.5. For example for Danish Seines (where the largest discrepancy in the score awareded by the team was observed): SI a - 5 x SG100 = score of 100 SIb - 2 x SG80 = score of 80 SIc - 1 x SG80 = score of 80
PI level score according to MSC-FCR-V2.0-7.10.5.3.iii is 85 since performance agains the scoring issues is slightly above SG80 (a few scoring issues are fully met, but most are not fully met). In the opinion of the team the MSC standard is open to interpretation, which is evidenced by the fact that several peer reviewers, the team and ASI experts suggested different scores for this PI. In the opinion of the team if Table 4 is simply used to combine element scores this effectively means giving scoring issues for which more scoring elements are
considered more importance (for instance in a hypothetical asessment considering ten comonly encountered habitats but only one VME habitat). The anglerfish assessment report has been updated as suggested by ASI, i.e. by determining the overall score for the PI according to the rules provided in FCR table 4 as suggested by ASI.

Comment 2	
Normative reference and requirement	MSC-FCR-V2.0-7.11.1 7.11.1 The CAB shall set one or more auditable and verifiable conditions for continuing certification if the UoA achieves a score of less than 80 but equal to or greater than 60 for any individual PI.
Description	The scores presented for each PI in Appendix 1.3 (Conditions) do not correspond to those given in the report.
Evidence observed (pertaining to this expedited assessment)	In Appendix 1.1 - Performance Indicator Scores and Rationale - of the Peer Review Draft Report (PRDR), the following scores were given by the assessment team: PI 2.2.1, score 75 for both gillnet and anglerfish gillnet UoAs PI 2.2.2, score 65 for gillnet, anglerfish Gillnet and lumpfish Gillnet, and score 75 for longline UoAs. PI 2.2.3, score 75 for gillnet, anglerfish Gillnet, lumpfish Gillnet and longline UoAs PI 2.3.1, score 70 for lumpfish gillnet UoA PI 2.3.2, score 65 for gillnet and lumpfish gillnet, and score 70 for longline UoAs PI 2.3.3, score 70 for gillnet, lumpfish gillnet, and score 70 for longline UoAs PI 2.3.4, score 70 for gillnet, lumpfish gillnet and longline UoAs PI 2.3.5, score 70 for gillnet, lumpfish gillnet and longline UoAs PI 2.3.6, score 70 for gillnet, lumpfish gillnet and longline UoAs PI 2.4.1, score 70 for bottom trawl PI 2.4.2, score 75 for bottom trawl and Nephrops trawl UoAs

CAB response	This finding is graded as a minor non-conformity, as is not considered to be a complete failure to fulfil an accreditation requirement, or a breakdown of a critical element of the CAB's management system. The assessment team wishes to point out that MSC's Fisheries Certification Requirements are subject to interpretation. The team harmonised the way P2 conditions were presented with other recent assessments such as the recent ISF Iceland Cod / the ISF Greenland Halibut assessments. As indicated in the report the scores presented do not refer to the PI level scores but to
	the SI level scores of scoring elements which failed to reach SG 80. The team notes that in

Comment 3					
Normative reference and requirement	MSC-FCR-V2.0-7.11.2 7.11.1.2 The CAB shall draft conditions to follow the narrative or metric form of the PISGs used in the final tree.				
Description	The CAB has not drafted some of the conditions following the required narrative or metric form of the PISGs.				
Evidence observed (pertaining to this expedited	The CAB did not draft the condition for PI 2.2.3 - (UoA 5 - anglerfish gillnet) following the required narrative.				
assessment)	The team used the Risk Based Framework (RBF) to assess the four (4) main secondary species (PI 2.2.1) identified in the anglerfish gillnet Unit of Assessment (UoA 5): common guillemot, northern fulmar, harbour seal and the harbour porpoise.				
	For PI 2.2.3 (Secondary species information), the MSC default assessment tree includes an alternative SG80 text ("Some quantitative information is adequate to assess productivity and susceptibility attributes for main secondary species") to be used in cases where the RBF is applied to PI 2.2.1, as it is the case (see related finding).				
	The team awarded a 75 score for the PI 2.2.3 – (UoA 5 - anglerfish gillnet) and a condition was therefore raised (condition 4). It is noted that the same condition is also used for UoA 4 (gillnets) and UoA 7 (longlines). MSC FCR 7.11.1.2 requires drafting conditions to follow the narrative or metric form of the PISGs used in the final tree.				
	However, instead of using the alternative SG80 text shown above (i.e. referring to productivity and susceptibility) the team used the default SG80 text ("Some quantitative information is available and is adequate to assess the impact of the UoA on the main				

	 secondary species with respect to status"), which is not applicable because the RBF was used to score PI 2.2.1 for this UoA, as discussed above. Apart from this: It is also noted that the CAB included, as part of the narrative, a deadline for meeting the condition ("By the second surveillance" instead of using the space set for establishing timeframes (box "Milestones"). The narrative of the condition explicitly requires "electronic logbook reporting provides some quantitative information on of seabird and marine mammal bycatch" which although could be considered as a valid mean for obtaining such information, it is prescriptive because specifies how the information should be obtained. It should be up to the client to propose the method to obtain the required information (e.g. means other than electronic logbooks, such as observers, non-electronic forms, video, etc. could be potentially also used). This finding is graded as a minor non-conformity, as is not considered to be a complete failure to fulfil an accreditation requirement, or a breakdown of a critical element of the CAB's management system.
CAB response	Given (i) the considerable number of conditions raised in the anglerfish assessment, and (ii) the fact that the same data collection procedures already in place other gillnets are being applied to anglerfish gillnets as from 2016, the team preferred to keep the conditions as simple as possible and to use the same wording for all types of gillnet fisheries to avoid confusion for the client. The condition narrative was harmonised with conditions of other recent overlapping fisheries (e.g. ISF Iceland Cod / the ISF Greenland Halibut). The narrative of the condition has been rephrased in the assessment report.

Comment 4					
Normative reference and requirement	MSC-FCR-V2.0-7.10.1 After the team has compiled and analysed all relevant information (including technical, written and anecdotal sources), they shall score the UoA against the Performance Indicator Scoring Guideposts (PISGs) in the final tree. The team shall: 7.10.1.1 Discuss evidence together. 7.10.1.2 Weigh up the balance of evidence. 7.10.1.3 Use their judgement to agree a final score following the processes below.				
Description	The team scored the UoA against the required Performance Indicator Scoring Guideposts (PISGs) in the final tree, but did not always used the correct PISG text.				
Evidence observed (pertaining to this expedited assessment)	The team used the Risk Based Framework (RBF) to assess the four (4) main secondary species (PI 2.2.1) identified in the anglerfish gillnet Unit of Assessment (UoA 5): common guillemot, northern fulmar, harbour seal and the harbour porpoise.				
	For PI 2.2.3 (Secondary species information), the MSC default assessment tree includes an alternative SG80 text ("Some quantitative information is adequate to assess productivity and susceptibility attributes for main secondary species") to be used in cases where the RBF is applied to PI 2.2.1, as it is the case.				
	The team used a single table - PI 2.2.3 Evaluation Table for Secondary species information – to present the scores and justification of scores corresponding to all the Units of Assessment, which include both data-deficient and non-data-deficient species.				
	However, the only text presented in PI 2.2.3 – Scoring Issue a - SG80 (page 150), refers to the default text ("Some quantitative information is available and is adequate to assess the impact of the UoA on the main secondary species with respect to status"), which is not applicable to data-deficient species.				

	On the other hand, although the Scoring Guidepost (SG) presented is not adequate to score the data-deficient species, it is clear from the team's justification provided within the table, that the data-deficient scoring elements were effectively assessed against the correct SG language, because there is explicit reference to available productivity and susceptibility information, which is the type of information required for scoring data-deficient species.
	Therefore, this finding is graded as an Opportunity For Improvement, because although the evidence observed indicates that the requirement has been effectively implemented (the team assessed the scoring elements against the correct PISG), additional effectiveness or robustness might be possible with a modified approach (include the correct PISG text).
CAB response	The omission of the correct PISG text was an oversight by the assessment team. The correct PISG text has been included in the PI 2.2.3 Evaluation Table for secondary species information.

Comment 5					
Normative reference and requirement	MSC-FCR-V2.0-7.4.6 7.4.6 After receiving an application for certification, the CAB shall review all pre- assessment reports about the fishery and other information that is available to it, and shall determine the unit of assessment required.				
Description	The definitions of the Unit of Assessment are not clearly presented in the Peer Review Draft Report (PRDR).				
Evidence observed (pertaining to this expedited assessment)	The assessment of this fishery comprises seven (7) Units of Assessments (UoAs) corresponding to the seven (7) fishery methods used to catch the anglerfish. This is clear when reading the PRDR, for example in section 1.5 (Overall Conclusion) or in section 6.2 (summary of PI Level Scores) in which each gear is accompanied by the UoA number (e.g. bottom trawl = UoA 1). However, section 3.1.1 of the PRDR, precisely the section in which the Units of Assessment are presented, is not entirely clear how the UoA are defined. A single table (page 14) is used to present the seven UoAs, but it is not explicitly stated (apart from using bold letters) that each gear is considered as an individual UoA. This finding is graded as an Opportunity For Improvement because although the evidence observed indicates that the requirement has been effectively implemented				
	(UoA have been defined), additional effectiveness or robustness might be possible with a modified approach.				
CAB response	In a lengthy, complex report, the assessment team sought to make the UoA table clear & concise. However the assessment team accepts presentation could have been clearer in this regard. Presentation has been amended to make it clear which UoAs and UoCs are considered.				

Appendix 3.3: Comments on the Public Comment Draft Report

Appendix 3.3.1: Comments from Iceland Sustainable Fisheries (ISF – the Client) and responses of the assessment team

Client Comment	Nature of the Comment	CAB Response
ISF seeks to apply for and maintain MSC certificates for as many commercial fisheries by Icelandic vessels as reasonable so that MSC fishery certificates cover fishing grounds and fishing gear used by Icelandic vessels. The Icelandic authorities have based fishing advice on best available science for some time and run a vast range of researches and data analysis to deduct the best they can about the state of Icelandic fish stocks. The data is openly accessible to certification agency bodies that assess Icelandic fisheries against the MSC standard.	General	N/A
It is clear that there is a mechanism in the MSC standard that rightly protects species which may be seriously affected by fishing efforts under a certified fishery. It is important to protect and respond if there is a sudden change in quantity caught in relation to a stock size. Research data and information can shed light on issues which were not previously recognized or rapid changes from natural disasters can dramatically change the conditions for a specie. Even a number of species simultaneously.		
The MSC standard is also designed to encourage improvements in fisheries, e.g. by increasing logging, research and analysis of data. CAB's assessing fisheries under the standard have the responsibility to be fair to the environment and take all data into consideration, or use an RBF if data is scarce. To show responsibility, the CAB uses the data to recommend and conclude a certified status for fisheries; to concluded the fishery does not meet the standard; to conclude continued approved status or suspend them due to assessments. It is necessary for any CAB to adhere to the standard and at ISF we argue that failing lumpfish gillnet is an unnecessarily harsh conclusion for several	General	N/A
different reasons. The argument is covered in section 4 below.	1. I do not believe all the	The anglerfish fishery is being assessed for the first time, and the
PI 2.2.1 Outcome for UoA6 Lumpfish gillnet	relevant information	team assessed the fishery against v 2.0 of the MSC fishery
The CAP has been on target in Annual Surveillances in years one and two. ISF has not been given any notice that other species than already mentioned in	available has been used to score this performance indicator	standard. The CAP which is being mentioned is for the Icelandic

Client Comment	Nature of the Comment	CAB Response
the CAP, approved by Vottunarstofan Tún, will be a part of the annual surveillance – until it shows up in third surveillance and causes suspension. Inconclusive data is used to reach the failed status for outcome of harbour seal in lumpfish gillnets. The data and the calculation should have been scrutinized further by the CAB instead of jumping to a conclusion from limited data and against the suggestion of the institution analysing the data and publishing the information. The advice by MFRI is to base conclusions on a five-year average, not change from one year to another as done here.		Gillnet Lumpfish certificate, issued against v 1.3 of the MSC fishery standard, which is a separate process. Whilst the MFRI stressed that the by-catch data is uncertain given the large inter-annual differences in numbers (evident for several species), the suggestion that the team should wait for a five-year average to become available before taking this information into account was not made during the anglerfish assessment team meetings with the MFRI or the subsequent written correspondence the team exchanged with the bycatch expert. The team working on the anglerfish assessment is reviewing this information for the first time and as such no change 'from year to year' in the assessment outcome took place in the context of this fishery.
PI 2.2.1 Outcome for UoA6 Lumpfish gillnet The data available is not sufficient to reach a conclusion. The government agency responsible for the data, MFRI suggests that a five-year average should provide a reliable base for conclusions about the average quantity of seal caught. Vottunarstofan Tún is basing the suspension on data from only two years, 2014 and 2015. MFRI maintains that the data is uncertain and the sufficient time-series should contain five years to reach an average. The sudden spike in quantity of seal species and harbour porpoise caught in 2016 is alarming. The increase in seal species (not itemized by species) between the years 2016 and 2017 is 55% increasing from 279 animals to 615. The increase between same years in harbour porpoise caught is 92% an increase from 22 animals to 286. There should be a reason to further investigate what can explain this sudden and enormous spike in numbers. This sudden spike and abnormality in data should fly red flags at the CAB. The CAB should ask itself, is it possible that there are reasonable and logical explanations for a 92% and 55% increase from one year to another? It strikes as odd, not to question this strange fluctuation in data and respond to it with a suspension as the go to action.	2. I do not believe the information and/or rationale used to score this performance indicator is adequate to support the given score	PI 2.2.1 at SG60 level requires that: Main secondary species are likely to be above biologically based limits. OR If below biologically based limits, there are measures in place expected to ensure that the UoA does not hinder recovery and rebuilding. Given the fact that Þorbjörnsson et al. (2017) concluded that the harbour seal population estimate was 36% lower than a government issued management objective for the minimum population size of harbour seals in Iceland / that the status of the Icelandic population should be considered as 'Endangered', it cannot be argued that the population is likely to be above 'biologically based limits'. Although there are measures which will serve to reduce bycatch of secondary out of scope marine mammal species somewhat, there are currently no targeted bycatch mitigation measures which the team can argue are in place specifically to reduce marine mammal and seal bycatch. This in combination with the fact that fisheries bycatch cannot be ruled out as a significant contributor to the population declines of harbour seals based on the latest MFRI bycatch estimates, makes it impossible for the

Client Comment	Nature of the Comment	CAB Response
		CAB to argue that 'there are measures in place expected to ensure that the UoA does not hinder recovery and rebuilding' of the harbour seal population. The team has to adhere to the MSC standard when assessing the fishery, which is based on the precautionary principle. As such it is not possible to not take into account the updated MFRI bycatch estimates available for 2014 and 2015, which are confirmed by the draft 2016 estimates. The CAB did not take into account the 2016 and 2017 data coming from fisher's logbook records which showed the sudden spike in quantity of seal species and harbour porpoises being referred to by ISF, since this data was not made available to the team. The team however considers that these increases in seals / harbour porpoises in fisher's logbooks again confirm that fisheries bycatch as a significant contributor to the population declines of harbour seals cannot be ruled out based on the available information.
PI 2.2.1 Outcome for UoA6 Lumpfish gillnet The specie causing the failed status is Harbour Seal, a specie never mentioned before to ISF and is not present in the Client Action Plan (CAP) which ISF has been working to fulfil for the past three years. Vottunarstofan Tún is fully aware that ISF has been working on fulfilling the CAP for the condition and that it does not contain any mention of the specie prior to the third annual surveillance report. The data for the harbour specie shows a very serious development and solutions must be sought, found and implemented. ISF has not been given any chance of seeking those as the issue has not been previously raised and CAP has been aimed at other species and delivered continuously on target. ISF has brought together NASBO, MFRI, Fisheries Iceland, Fuglavernd, Ministry of Fisheries, Directorate of Fisheries, BioPol, Náttúrustofa Suðurlands and Birdlife International at workshops to improve data collection and to seek solutions to known issues. The issue causing the suspension was not among issues to discuss or seek solutions at the workshops or during other work with stakeholders, as it had never been raised by Vottunarstofan Tún.	3. I do not believe the condition set for this performance indicator is adequate to improve the fishery's performance to the SG80 level	As is stated above, the anglerfish fishery is being assessed for the first time, and the team assessed the fishery against v 2.0 of the MSC fishery standard. The CAP / suspension which is being mentioned is for the Icelandic Gillnet Lumpfish certificate, issued against v 1.3 of the MSC fishery standard, which is a separate process based on another version of the MSC standard. The fact that harbour seal was never mentioned to ISF as a species of concern is due to an unfortunate combination of (i) a new estimate of the harbour seal population (based on Porbjörnsson et al., 2017), and (ii) new bycatch data based on increased levels of onboard observations carried out by the MFRI (as stated above, the information from fisher logbooks was not available to the team assessing the anglerfish fishery and thus not taken into account), becoming available at the same time.

Client Comment	Nature of the Comment	CAB Response
This group of stakeholders and organizations met for three workshops in March 2016, February 2017 and October 2017. Initially to discuss findings of a BioPol on board logging of bird bycatch. The logging was done by independent researchers at BioPol and the project was funded by BirdLife International. The results were to extend the project to more areas and more fishing trips. The on board logging took place in 2015 and 2016 and the research was included in the research by the MFRI. Following the project, the Directorate of Fisheries increased their surveillance and all official stakeholders have agreed that the 2016 data logging of bird bycatch is the best to date. The independent on board logging project delivered results which were lower than previous data models had provided. In light of this, there should be a condition established rather than suspending a fishery. It is not tactical to suspend a fishery as soon as the small boat fishers have been participating more in logging and collecting data, only to have their fishery suspended – based on inconclusive data. It is possible, that just like the on board independent bird counting project showed, that a similar project for seal will shed a clearer light on the situation.		A condition for another marine mammal - harbour porpoise - had already been imposed as part of the ISF Icelandic Lumpfish MSC certificate. As such the issue causing the suspension - high bycatch rates / limited bycatch mitigation measures for a marine mammal species - should have been among the issues to discuss with stakeholders. Although the precise species are different, similar measures would have been required to improve bycatch data and to implement bycatch mitigation measures specifically for marine mammals. Based on the information provided to the team during the site visit it seems the focus of the work that took place to date instead was primarily on seabird bycatch, presumably due to the involvement of BirdLife International. The CAB does however recognise the considerable advances done on bycatch issues by ISF in general and agrees it would be preferable to impose a condition given the circumstances.
I wish to comment on the adequacy of the consultation process used to gather information about this fishery (e.g. related to the RBF process, selection of stakeholders consulted, etc.): There is a great fluctuation between one year to another, showing an increase by 55 and 92% which are such incredibly high numbers, that it should warrant a further scrutiny of the data by the CAB if the idea is to base a large action like suspension of a fishery based on it. The MFRI says a conclusion should not be based on the data, which provides the best available data for the fishery.	1. I do not believe all the relevant information6 available has been used to score this performance indicator	As is explained above, data from fisher's logbooks was not available to the team assessing the anglerfish fishery and as such this information was not taken into account. The team however acknowledges that high variations are also evident in the 2014 / 2015 harbour seal bycatch estimates made available by the MFRI. As explained above, PI 2.2.1 is nevertheless not met at SG 60 level for this species due to (i) the poor status of the Icelandic harbour seal population, and (ii) the lack of mitigation measures specifically implemented to reduce marine mammal by-catch in lumpfish gillnets which can be expected to be effective for harbour seals given the indications of significant harbour seal bycatch.
I wish to comment on other portions of the report (e.g. background information, species biology, peer review reports and CAB responses, list of consultees, etc.): Knowledgeable people within the governmental agencies and stakeholder organizations, have expressed their doubt that these numbers are correct.	2. I do not believe the information and/or rationale used to score this performance indicator is adequate to support the given score	As is stated above, the anglerfish fishery is being assessed for the first time, and the team assessed the fishery against v 2.0 of the MSC fishery standard. The CAP / suspension which is being mentioned is for the Icelandic Gillnet Lumpfish certificate, issued

Client Comment	Nature of the Comment	CAB Response
There is a clear need to look into the process which delivered the incredible increase in number of seal caught from one year to the next. It is highly doubtful that a suspension of the fishery, without any prior indication in previous annual surveillances, will rally the small boat fishermen to continue spending increased time on logging.		against v 1.3 of the MSC fishery standard, which is a separate process based on a different version of the MSC standard. The team acknowledges that it is unfortunate that the lumpfish gillnet UoA fails just as efforts are underway to improve bycatch data and to implement a bycatch mitigation strategy. The team however has to abide by the stringent MSC certification requirements, which are based on the precautionary principle and have become more stringent with regards to P2 - environmental impacts of fishing activities under v 2.0 of the standard, ultimately in order to maintain the credibility of the entire process and consumer trust.
I wish to provide general comments about the assessment of this fishery against the MSC Fisheries Standard: The lumpfish gillnet fisheries are well documented and are a long-standing tradition among small boat fishermen to prepare and fish each spring. The Icelandic authorities have carefully monitored and based TAC's on best available science. The small boat fishermen are contributing to the best available science by part taking in on board logging of retained species, including mammals and birds. Question is, if same fisheries in other countries are less rich with data, even deficient hand have had the same condition, due to same specie of seal, closed by their CAB. How likely is that? And how encouraging is that for small boat fisheries to part take in better logging if they suffer from it, while their neighbours gain from not logging? How likely is it that harmonized conditions differ so greatly that it causes one neighbour a failed status and the other has the condition closed?	2. I do not believe the information and/or rationale used to score this performance indicator is adequate to support the given score	As is stated above, the failure of PI 2.2.1 for harbour seal is not only due to the lack of seal bycatch mitigation measures in place for lumpfish fisheries and the improved bycatch estimates, but also due to the fact that a recent population census revealed that the population estimate was 36% lower than a government issued management objective for the minimum population size of harbour seals in Iceland. The study further concluded that based on criteria used by the International Union for Conservation of Nature and Natural Resources (IUCN), the conservation status of the Icelandic population should be considered as 'Endangered' (Porbjörnsson, 2017). It is due to this study, which is specific to Iceland, that the CAB is unable to demonstrate that the Icelandic seal population is likely to be above 'biologically based limits'.

Appendix 3.3.2: Comments (Technical Oversight) from the Marine Stewardship Council (MSC) and responses of the assessment team

Sub ID	Page Reference	Grade	Requirement Version	Oversight Description	PI	CAB Response
27400	117	Minor	FCR-7.10.6.1 v2.0	PI 1.1.1 SI a. It is not clear why the time period 1985-2002 is appropriate to ascertain the status of the stock with regards to PRI. See SA 2.2.2 and associated guidance.	1.1.1	The period 1985-2002 is characterized by a low level of exploitation (catches were below than 1,000 tons). Therefore, is appropriate to conclude that the biomass observed in 2015, higher than the biomass observed in the period 1985-2002, can originate high recruitment as observed in 2000 when a relative high recruitment was observed and was made from a lower biomass than the one observed in 2015. The team believes that the rationale in PI 1.1.1 SI a, well justifies the SG80.
27401	123	Major	FCR-7.10.6.1 v2.0	PI 1.2.2 SI b. It is mentioned that TACs are adjusted within a year based on the survey. It is not clear if the HCRs are robust to the main uncertainties such as stock fluctuations in light of this and there being no formal limit reference point.	1.2.2	The TAC is adjusted every year taking into account the biomass index coming from the scientific survey. Therefore, the main uncertainties determined by the stock fluctuations are well considered in the HCRs. There is not any formal limit reference point. However, the Fproxy of 0.8 can be considered both a limit and a target and there is clear evidence that the objective of management is to keep the exploitation below such limit as observed in the last two years. The team believes that the rationale in PI 1.2.2 SI b, well justifies the SG80.
27402	124	Major	FCR-7.10.6.2 v2.0	PI 1.2.3 SI a. PI 1.2.3 SI a. It is not clear if SG100 is fully met, as 'a comprehensive range of information' should include the level of information provided by a strategic research plan. See SA 2.6.3 and associated guidance.	1.2.3	The team agrees with the comment and added a paragraph about the mission and research agenda of MFRI in PI 1.2.3 SI a.
27404	170	Minor	FCR-7.10.6.1 v2.0	PI2.4.1.SI a. SG80 attained for Bottom Trawl, however the rationale provided by the team suggests recovery would take longer than 20 years: "Based on these studies the team considers that the habitat structure, biological diversity, abundance and function of coarse sediment, mixed sediment and sand habitats	2.4.1	This typo has been corrected in the report. The sentence now reads: "Based on these studies the team considers that the habitat structure, biological diversity, abundance and function of coarse sediment, mixed sediment and sand habitats would be able to recover to at least 80% of its un-impacted structure, biological diversity and function within 5-20 years, if fishing were to cease entirely".

Sub ID	Page Reference	Grade	Requirement Version	Oversight Description	PI	CAB Response
				would be unable to recover to at least 80% of its unimpacted structure, biological diversity and function within 5-20 years, if fishing were to cease entirely".		
27405	171	Major	FCR-7.10.6.1 v2.0	PI2.4.1 SI a. Nephrops trawl. Score of SG80 achieved however limited qualification presented demonstrating recovery as per SA3.13.4. (e.g. UOA specific evidence of likely recovery rates in relation to UOA specific impact).	2.4.1	The scoring rationale for PI 2.4.1 SI a, <i>Nephrops</i> trawl, has been revised to more clearly demonstrate UoA specific evidence of likely recovery rates in relation to impacts. Please refer to the relevant scoring table.
27408	186	Major	FCR-7.10.6.1 v2.0	PI2.4.2 SI a. Bottom and Nephrop trawls. SG60 achieved however no encounter protocol or specific avoidance measure (SG60) (E.g. Move- on rule) seems to be adopted by fleet to avoid impact on VMEs identified. See SA3.14.2.3.b and related guidance for more context. Additionally, see related interpretation, Move on rules at SG60 for PI2.4.2a: http://msc- info.accreditation- services.com/questions/move-on-rules-at-sg60- for-pi2-4-2a/	2.4.2	Both UoAs comply with the guidance provided in SA3.14.3 since (i) there are closed areas that apply to both fisheries, and these are rigorously monitored through tools such as VMS, and (ii) Iceland is a Contracting Party to the North East Atlantic Fisheries Commission (NEAFC). In 2014 NEAFC adopted Recommendation 19 (amended in 2015) that requires vessels to move 2 nm away from trawl tracks when encountering "the presence of more than 30 kg of live coral and/or 400 kg of live sponge of VME indicators". This has been clarified in the main text. Moreover, the scoring rationale for PI 2.4.2 SI (a) was fully harmonised with those of other fisheries that were recently assessed under the MSC v2.0 standard (e.g. ISF Icelandic cod, haddock, Greenland halibut). As was the case in these fisheries the rationale states that vessels abide by commonly accepted move-on rules when encountering VMEs, but these are informal. As a consequence, a condition has been imposed, which is also harmonised with other recent MSC assessments.
27419	95	Minor	FCR-7.12.1.1 v2.0	Section 5.2 p95 states, "The unit of certification allows for catch from the entire Icelandic EEZ to enter chain of custody. All registered fishing vessels operating bottom trawl, nephrops trawl, Danish seine, gillnet, anglerfish gillnet, lumpfish gillnet or longline within the Icelandic EEZ are eligible." This contradicts earlier statements (e.g. p14, "UoA6: Lumpfish gillnet (LGN) NB: This unit is not proposed for certification") that lumpfish gillnet fishery failed certification and		Reference to Lumpfish gillnet removed.

Sub ID	Page Reference	Grade	Requirement Version	Oversight Description	PI	CAB Response
				thus product caught with that gear type is not eligible to be sold as certified. Please amend the section to reference the correct UoC, as well as the traceability risks associated with UoC6 not passing and how these risks are mitigated. Table 35 row 1 does not acknowledge the use of lumpfish gillnet as a non-certified gear type used within the fishery. This should be documented in this table along with a description of the risks and how they are		Amended to include lumpfish gillnet as a non-certified gear: Lumpfish account for 0.23% of Anglerfish catches in the Icelandic EEZ. In addition to the assessed gears (including the non-certified lumpfish gillnet), anglerfish in the Icelandic EEZ is also caught in shrimp trawls, sea
27420	95	Minor	FCR-7.12.1.3 v2.0	mitigated. Further, row 5 states that at-sea processing of catch is common among most vessels. It confirms traceability by management area but it is not clear whether at-sea processing takes place on vessels using certified and non- certified (lumpfish gillnet or other) gear types on the same trip. Please confirm whether this takes place and how traceability risks are mitigated.		pole, handline and pelagic trawl. Reported catches from these gears combined were 0.3% of the total anglerfish catch in 2011-2016. Fish is segregated on board, landed and recorded by reference to vessel, date and gear.
27421	97	Guidance	FCR-7.12.2.1 v2.0	The report states that "Auctions that are not members of the client group and that either take ownership of the fish and/or engage in processing the fish after landing, e.g. by gutting or otherwise, must have chain of custody certification." This reads as though auctions that are part of the client group do not need CoC, even if they take ownership and/or process fish. Earlier statements indicate that any auction that takes ownership and engages in processing requires CoC. Please confirm which this is.		Amended to: Auctions that either take ownership of the fish and/or engage in processing the fish after landing, e.g. by gutting or otherwise, must have chain of custody certification.
27422	97	Guidance	FCR_7.12.2.1 v2.0	When referencing eligible client group members, the report should include the detail on the rules of the client group and product eligibility as well as a link to or list of client group members.		The following paragraph was added to section 5.3. of the assessment report: The Client, Iceland Sustainable Fisheries Ltd., has issued a statement outlining the general terms of a potential extension of the client group for wider sharing of a potential certificate (published in its entirety in section 3.1.1 above). A list of current members of the client group can be obtained

Sub ID	Page Reference	Grade	Requirement Version	Oversight Description	PI	CAB Response
27427	156-169	Major	FCR-7.10.6.1 v2.0	 PI2.3.1-2.3.3. For the Anglerfish gillnet UoA, the team apply the same rationale to support the team's conclusions for multiple scoring issues in the ETP PIs (PI2.3.1 SI b, PI2.3.2 SI b, c, d, e & PI2.3.3 SI b). "In the case of anglerfish gillnets the assessment team did not find any evidence that any ETP species are being impacted. Given the lack of data available for this gear and the fact that the RBF had to be used to score PI 2.2.1 the team considers that a precautionary score in line with the other gillnets being assessed is appropriate until more data is available to confirm that no ETP species are being impacted by this gear." It is not clear what evidence is used to make this conclusion. The other gillnets UoAs have data to demonstrate that they do impact on ETP species (i.e. Lumpfish gillnet) On page 49 the team state: "In the case of anglerfish gillnets a limited number of onboard observations were carried out by the MFRI 2016 (0.6% coverage of anglerfish gillnet fishing trips was achieved), but the final 2016 bycatch estimates were not available at the time of writing." It is not clear that this limited observer coverage is suitable to assess the UoA 	2.3.1	directly on the ISF website (see <u>https://www.isf.is/isf-aethildarfyrirtaeligki.html</u>) or from Vottunarstofan Tún upon request. As explained in the report, a limited number of onboard observations were carried out by the MFRI in 2016. Besides the fact that only a very low proportion of fishing trips were monitored, the 2016 bycatch data was not finalised at the time of the assessment. This data thus was not considered suitable to assess the UoA impact on ETP species, and in any case was not yet finalised and thus not available to the assessment team. The team therefore consulted stakeholders during the site visits to identify marine mammal and seabird species caught as bycatch in anglerfish gillnets as part of the application of an RBF approach. The information provided by stakeholders did not reveal any ETP species to be caught by the anglerfish gillnet fishery, and a PSA was thus not carried out for ETP species. Initially the team considered that the anglerfish UoA did not catch any ETP species based on these results, but this resulted in higher scores for the anglerfish UoA compared to the other gillnet UoAs. In response to Reviewer 2 comments that as a precautionary measure it would be preferable to align the anglerfish gillnet scores for ETP species were consequently lowered as a precautionary measure, as suggested by the Reviewer 2.
27428	279-280	Guidance	*N/A vn/a	impact on ETP species. See SA3.1.2.2 and associated guidance GSA3.6.3. Guidance - Response to peer reviewer 2 comment on PI 2.2.1 could be more explicitly referenced in the background information section of the report. This information is		The additional information has been added to section 2.4.6.2.

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				important to support justification for different outcome scores for Anglerfish gillnet and Lumpfish gillnet UoAs.		
27429	91	Major	FCR-7.7.5 v2.0	Section 4.1 - harmonisation. It is also not clear that the assessment team have fully applied Annex PB, in particular PB3.3.1 - PB3.3.3. The team shall explain and justify any difference in the scores in scoring rationale for relevant Pls. The Icelandic lumpfish gillnet fishery already certified is not listed as a species harmonised with in Section 4.1. The outcome of this assessment may have material impact on the certified fishery, the team should provide evidence in this section that harmonisation for all UoAs with overlapping MSC certified fisheries has been done. Guidance - It is not clear exactly which MSC certified fishery, using the full names of the overlapping MSC certified fisheries would be benefical to the assessment.		The MSC FCR v2.0 state that 'a fishery being assessed against v2.0 of the MSC Fisheries Standard would not be expected to harmonise with fisheries certified against CR v1.3 where PIs are significantly different'. As such the focus of the team was harmonisation with other Icelandic demersal fisheries assessed against v2.0 of the MSC standard, in particular Icelandic cod, haddock and Greenland halibut. However other MSC fishery assessments conducted under v1.3 of the standard were also taken into account. The full names of the overlapping fisheries have been inserted in section 4.1, and the distinction between fisheries assessed under v1.3 and 2.0 has been made more clearly. The lumpfish gillnet fishery was harmonised with as much as feasible, and as such this fishery should have been listed in section 4.1 - this omission was an oversight which has now been rectified. New data on population status as well as bycatch rates have become available for several species since the last lumpfish surveillance report and the scoring rationales thus differed for several species. The team working on the anglerfish assessment has however been in contract with the team leader working on the third annual surveillance report (SR) for the 'Icelandic Gillnet Lumpfish' fishery, and the SR is now fully harmonised with the anglerfish assessment.
27430	91, 215	Major	FCR-PF-2.3.3 v2.0	Section 4 and Appendix 1.2 - Use of RBF as an evaluation procedure: It is not clear in the PCDR how the assessment team conducted the RBF, in particular how the stakeholder consultation strategy was undertaken. It is not clear which stakeholders participated in the RBF and how effective participation from a range of stakeholders was ensured. See PF2.3.3.3 and associated sub-clauses.	2.2.1	 Further explanation of the RBF process undertaken is provided in section All the required public announcements were published on the website of the MSC and mailed electronically to the client and a list of stakeholders. All stakeholders identified have internet access and access to an email account; this was identified as the most appropriate contact. Site visits and stakeholder meetings were then conducted as announced in Reykjavík, Iceland, during the period 2nd to 5th of May 2017.

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						Prior to the site visits the CAB informed all stakeholders of the use of the RBF in the fishery assessment, providing them with available background information. The team gathered information needed for potential PSA scoring; information on productivity and susceptibility for a wide variety of species caught in Icelandic fisheries had been gathered by the CAB as part of a previous exercise, which was reviewed by the assessment team for the purpose of the anglerfish assessment. During the site visit, a range of stakeholders was consulted (see report Table 33 for details) on both the identification of the species to be considered in the PSA and the susceptibility of the identified species to anglerfish gillnets. Specific input from stakeholders is identified as 'pers. communication' in the susceptibility rationale tables in Appendix 1.2 of the assessment report. For example: 'Anglerfish gillnets are set at depths of 20-200 m, with an average setting depth of 65-80 m, where the best catches are generally taken (MFRI and Viktor Jónsson [anglerfish fisherman] pers. communication)'. The information collected as a result of the successful stakeholder consultation strategy the team used for the purpose of this fishery was thus an integral part of the PSA conducted for PI 2.2.1 of the anglerfish UoA.
27431	138	Major	FCR-7.10.6.1 v2.0	PI 2.2.1 SI a. It is not clear whether, at SG80 for the main secondary species that are below biologically based limits, the requirements for cumulative impacts on main secondary species are considered by the assessment team. If there are any overlapping MSC UoAs that have used v2.0. See the MSC Technical oversight point raised for use of RBF for Anglerfish gillnet UoA.	2.2.1	 With the exception of out of scope secondary species, none of the secondary species identified were classified as 'main' since in all cases they comprised <5% of the catch, or <2% of the catch in the case of less resilient species. As is explained in more detail below, UoA-specific catch levels were used to assess whether the UoA may hinder recovery and rebuilding of out of scope secondary species under PI 2.2.1. The UoAs under assessment are mixed fisheries that land a variety of species, which have been subjected to separate MSC assessments. The mortality rates calculated for the out of scope secondary species were based on the total fishing effort of the entire fleet, regardless of the target / caught species. As such potential cumulative impacts are inherently taken into account in the assessment;

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27432		Мајог	FCR-7.7.6 v2.0	RBF for PI 2.2.1 for Anglerfish gillnet UoA. FCR- 7.7.6 Table 3 provides the criteria for triggering the use of the RBF. For PI 2.2.1 Annex PF (RBF) must be used when stock status reference points, derived either from analytical stock assessment or using empriical approaches, are not avaible for the secondary species. Following this criteria, it is not clear why the assessment team apply the RBF for the out of scope main secondary species in the Anglerfish gillnet UoA when the same species (common gillemot, fulmar, harbour porpoise and harbour seals) are assessed by the team using the Default PISGs for other UoAs in this fishery. No evidence is provided that the species assessed against the RBF are from separate populations.	2.2.1	 the UoAs together form an almost complete set of commercial fisheries operating in the region. The secondary species identified for the anglerfish gillnet fishery were all out of scope secondary species (seabirds and marine mammals) for which no analytical stock assessments (i.e. mathematical models with reference points) are available. As such the criteria listed in Table 3 were not directly applicable to the species identified by the assessment team - as would always be the case for out of scope species. The team harmonised the approach it took for the other UoAs with that taken by other recent MSC assessments of Icelandic fisheries (e.g. ISF Icelandic cod and haddock fisheries), where besides taking into account qualitative information on population status and reviewing by-catch mitigation measures in place, UoA-specific catch levels were used to assess whether the UoAs under assessment may hinder recovery and rebuilding of out of scope secondary species under PI 2.2.1. This was done by calculating mortality rates based on bycatch data made available by the Icelandic Marine and Freshwater Research Institute, who monitor gear-specific fisheries bycatch rates for the Icelandic fishing fleet. This information was then used to confirm whether the bycatch mitigation measures in place can be expected to ensure the UoA will not hinder recovery and rebuilding. In the case of anglerfish nets such information was not available since bycatch monitoring of anglerfish nets only stated in 2016, and the 2016 data was not finalised at the time of the assessment. In the absence of such information the team was not able to estimate UoA-specific impacts at population level for the seabird / marine mammal species identified as being impacted by the UoA during stakeholder meetings. It was thus decided that the RBF was necessary in the case of the anglerfish gillnet

Appendix 4: Surveillance Frequency

Year	Surveillance activity	Number of auditors	Rationale
Year 1 (2019)	Off-site audit	2 auditors	Any new information on marine mammals or birds, whether it is research or new bycatch information, is easily available online, on websites or directly from the appropriate stakeholder (e.g. client, MFRI or DF).
			Progress on conditions regarding habitat, the potential damage to deep-sea sponges, corals and other vulnerable marine habitats can likewise be evaluated by information provided remotely. Any new information is usually available online and the MFRI and DF can easily be contacted for remote meetings if needed. The CAB concludes that an off-site surveillance is therefore sufficient.
Year 2 (2020)	On-site	2 auditors	Although most relevant documents can be obtained online or electronically, an on-site audit for year 2 is considered to provide more detailed information on the methods that the client will propose to reduce bycatch and the action plan for vulnerable habitats.
Year 3 (2021)	Off-site	2 auditors	See above. Information is readily available online, stakeholder cooperation is good, they are easy to contact via e-mail or phone and can be reached for remote meetings. Off-site surveillance would therefore suffice for this fishery.
Year 4 (2022)	On-site surveillance audit	2 auditors	As year 4 marks the starts of re-assessment an on-site surveillance is recommended. Although most of relevant documents can be obtained online or electronically, face-to-face meetings would provide more detailed status of the fishery before re-assessment.

Table A4.1 : Surveillance level rationale

 Table A4.2: Timing of surveillance audit

Year	Anniversary date of certificate	Proposed date of surveillance audit	Rationale
Year 1	January/February 2019	February 2019	Surveillance audit conducted at the anniversary of the certificate.
Year 2	January/February 2020	February 2020	Surveillance audit conducted at the anniversary of the certificate.
Year 3	January/February 2021	February 2021	Surveillance audit conducted at the anniversary of the certificate.
Year 4	January/February 2022	February 2022	Surveillance audit conducted at the anniversary of the certificate.

 Table A4.3: Fishery Surveillance Program

Surveillance Level	Year 1	Year 2	Year 3	Year 4
Level 4	Off-site surveillance audit	On-site surveillance audit	Off-site surveillance audit	On-site surveillance audit & re- certification site visit

	Ability to verify remotely is low	Ability to verify remotely is high	CAB evaluation
Client and stakeholder input	Electronic forms of communication and other mechanisms to engage with clients and stakeholders (such as video conferencing, phone conferencing, email, phone) are absent, limited or inefficient and ineffective in providing the information required for an audit in the particular circumstances of the fishery.	There are ample opportunities and mechanisms to engage with clients and stakeholders including electronic forms of communication, such as videoconferencing phone conferencing, email, phone. The mechanisms are effective in the particular circumstances of the fishery.	Electronic forms of communication are widely available throughout Iceland. Ability to verify remotely: <u>High</u>
Fishery reports, government documents, stock assessment reports and/or other relevant reports	Fishery reports and other types of reports required for the surveillance, and to demonstrate fishery performance in relation to any relevant conditions and on-going performance against the MSC's standard are not available publicly and cannot be transmitted electronically. There is no remote access to the information and there are none, or very limited other sources available to triangulate and confirm status of the fishery with respect to the MSC standard.	Fishery reports and other documented evidence that can be used to demonstrate progress against conditions and other issue relevant to the MSC Principles and criteria can be easily and transparently checked remotely, due to such information being available publically, such as being available on a website or having been widely distributed and made publically available to several stakeholders. The reports can be transmitted electronically and veracity easily confirmed.	All document relating Icelandic fisheries advice, research and management are available online or can be obtained electronically. Both the MFRI and the Directorate of Fisheries publish relevant documents online. Ability to verify remotely: <u>High</u>

 Table A4.4: Table G13 in FCR 2.0 for assessing the information available to determine surveillance level.

Information appropriate to determination	Information from electronic monitoring of position, observer data, logbooks, fisher interviews, dockside monitoring etc. is required for audits but cannot be easily transmitted to a remote auditor in a form that can be easily interpreted.	Where Information from electronic monitoring of position, observer data, logbooks, fisher interviews, dockside monitoring etc. is required to verify performance against MSC standard, this information is available to be transmitted electronically to auditors in a form that can be easily interpreted.	The Directorate of Fisheries publishes data on landings/electronic logbooks online in real time. Information on infringements are also published online, in addition to annual reports. Ability to verify remotely: <u>High</u>
Transparency of the management system	Level of transparency of information by management is low such that information about performance of the fishery is generally not easily and widely available.	There is a high level of transparency in management, such that information on the fishery is widely and publicly available or known to the wider group of stakeholders. Any information provided on the fishery can be easily verified	Information on fisheries is transparent and widely available online and public. Information provided by the fishery can easily be verified by checking online sources or through direct contact with relevant officials. Ability to verify remotely: <u>High</u>
Vessels, gear or other physical aspect of the fishery	There are milestones and conditions that require inspection of vessels or other physical aspects of the fishery during the audit and there are no reliable mechanisms for verifying these aspects of the fishery from a remote location.	There are no milestones that require investigation of physical aspects of the fishery or if there are, there are reliable mechanisms to enable verification of developments with respect to that milestone from a remote location.	Milestones in the cod fishery do not require investigation of physical aspects of the fishery and can easily be verified by documentation or remote meetings. Ability to verify remotely: <u>High</u>

Appendix 5: Objections Process